Compiled, arranged and indexed by
S. R. Holcomb,
Chief Clerk of the House.
JOURNAL OF THE HOUSE
OF THE
EXTRAORDINARY SESSION
OF THE
TWENTY-THIRD LEGISLATURE

FIRST DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, December 4, 1933.

At 11 o'clock a. m., George F. Yantis, Speaker of the House of the twenty-third session of the Legislature, called the House to order.

MR. YANTIS: "His Excellency, Governor Clarence D. Martin, having called the extraordinary session of the Twenty-third Legislature to meet at this time, following the invariable practice in this state in all extraordinary sessions, it becomes the duty of the Speaker in the preceding regular session to call the House to order. I therefore call to order this extraordinary session of the Twenty-third Legislature of the State of Washington.

"We will stand for prayer by the Reverend Samuel J. Chaney of the First Methodist Church of the city of Olympia."

Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia.

MESSAGES FROM THE SECRETARY OF STATE.

UNITED STATES OF AMERICA
THE STATE OF WASHINGTON
DEPARTMENT OF STATE

To the Honorable Speaker of the House of Representatives,

SIR: I, Ernest N. Hutchinson, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that I have carefully compared the annexed copy of a proclamation by the Governor calling an extraordinary session of the Legislature to convene on the 4th day of December, 1933, with the original copy of said proclamation now on file in this office, and find the same to be a full, true and correct copy of said original, and of the whole thereof, together with all official endorsements thereon.

In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol, at Olympia, this 4th day of December, A. D. 1933.

[Seal]

ERNEST N. HUTCHINSON,
Secretary of State.
WHEREAS, Thirty-seven states of the Union have declared for the repeal of the Eighteenth Amendment to the Constitution of the United States; and

WHEREAS, Because of the lack of a uniform and popular system of liquor control within the State of Washington an emergency exists, constituting an extraordinary occasion within the meaning of the Constitution of the State of Washington, now, therefore,

I, CLARENCE D. MARTIN, Governor of the State of Washington, by virtue of the authority in me vested by the Constitution, do hereby convene the Legislature of the State of Washington in extraordinary session in the Capitol at Olympia on the 4th day of December, A. D., 1933, at the hour of 11 o’clock a. m.; and

Do HEREBY SPECIFY, In accordance with the requirement of the Constitution, that the purpose for which the Legislature is convened is that it may consider the enactment of a suitable system of liquor control.

In Witness Whereof, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia this 22nd day of November, A. D., 1933, and of our State, the forty-fifth year.

CLARENCE D. MARTIN,
Governor of Washington.

ERNEST N. HUTCHINSON, Secretary of State.

Filed Nov. 22, 1933, Ernest N. Hutchinson, Secretary of State.

DEPARTMENT OF STATE,
OLYMPIA, December 4, 1933.

To the Honorable Speaker of the House of Representatives,
The Legislature of the State of Washington,
Olympia, Washington.

DEAR Sir: In the Message from the Secretary of State, giving the list of the persons entitled to seats in the House of Representatives at the special session now convened, there is but one certified as Representative from District 39.

Phil S. Hickman was elected as Representative from District 39, November 8, 1932. His resignation, dated November 29, 1933, from that office is on file with the Secretary of State but no certificate of appointment of his successor by the County Commissioners of Island and Snohomish Counties has been received.

Respectfully,
ERNEST N. HUTCHINSON,
Secretary of State.

To the Honorable Speaker of the House of Representatives,
The Legislature of the State of Washington,
Olympia, Washington.

SIR: I, Ernest N. Hutchinson, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that I have carefully compared the annexed copy of the letters of resignations of Phil Hickman, Mike Donahoe, Glenn C. Malim, Harry C. Huse, Lee R. Smith, James J. Bond, E. F. Banker, T. A. O’Gorman and Philip McDonough, with the original letters of said resignation now on file in this office, and find the same to be a full, true and correct copy of said original.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the State of Washington. Done at the Capitol, at Olympia, this 4th day of December, A. D. 1933.

[seal]

ERNEST N. HUTCHINSON,
Secretary of State.

MONROE, WASH., Nov. 29, 1933.


EXCELLENCY: Please accept my resignation as State Representative, 39th district.

Sincerely,

PHIL HICKMAN.
November 25, 1933.

Governor Clarence D. Martin, Olympia, Washington.

DEAR GOVERNOR MARTIN: I hereby resign as a member of the House of Representatives, of the 20th District, Lewis County.

Very truly yours,
MIKE DONAHOE.

OLYMPIA, WASH., NOV. 1, 1933.

Secretary of State:

Due to the fact that I am employed by the State, I tender my resignation from the Legislature.

Very truly,
GLENN C. MALIM.

OLYMPIA, WASH., MAY 16, 1933.

Clarence D. Martin, Governor of the State of Washington, Olympia, Washington.

DEAR SIR: I herewith tender my resignation as State Representative from the 5th District, Spokane County.

Sincerely yours,
HARRY C. HUSE.

OLYMPIA, WASH., MAY 29, 1933.

Honorable Clarence D. Martin, Governor of Washington, Olympia, Washington.

DEAR GOVERNOR MARTIN: I tender herewith my resignation as Representative from the Twenty-sixth District, Pierce County, Washington.

Respectfully yours,
LEE R. SMITH.

SEATTLE, WASH., APRIL 15, 1933.

Honorable Clarence D. Martin, Governor of the State of Washington, Olympia, Washington.

DEAR GOVERNOR MARTIN: Please accept my resignation as a member of the State Legislature, representing the 31st Representative District of King County, Washington, resignation to take effect at your pleasure.

Respectfully yours,
JAMES J. BOND.

OLYMPIA, WASH., MAY 17, 1933.

Honorable Clarence D. Martin, Governor of Washington, Olympia, Washington.

DEAR GOVERNOR MARTIN: I hereby tender my resignation as Representative of Okanogan County to take effect immediately.

Very truly yours,
E. F. BANKER.

OLYMPIA, WASH., NOV. 24, 1933.


DEAR GOVERNOR: I hereby tender my resignation as Representative of the Thirty-seventh District, King County, to take effect at your pleasure.

Very truly yours,
T. A. O'GORMAN

OLYMPIA, WASH., NOV. 24, 1933.

To the Honorable Clarence D. Martin, Governor of the State of Washington.

I hereby submit to you my resignation as one of the members of the House of Representatives of the State of Washington, from the Eighteenth District, to take effect immediately.

PHILLIP McDONOUGH.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY.
OLYMPIA, WASH., DEC. 4, 1933.

To the Honorable Speaker of the House of Representatives, the Legislature of the State of Washington, Olympia, Washington:

SIR: I, Ernest N. Hutchinson, Secretary of State of the State of Washington, do hereby certify that the following is a full, true and correct list of the persons
entitled to seats in the House of Representatives of the Legislature of the State of Washington as members thereof, at the special session of said Legislature commencing December 4th, 1933, as appears from the election returns and certificates of appointment on file in the office of the Secretary of State.

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<thead>
<tr>
<th>District No.</th>
<th>Name</th>
<th>County Represented</th>
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<tbody>
<tr>
<td>1</td>
<td>John R. Jones</td>
<td>Douglas and Okanogan</td>
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<td>1</td>
<td>B. L. Smith</td>
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<td>2</td>
<td>Frank Schults</td>
<td>Pend Oreille and Stevens</td>
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<td>2</td>
<td>H. B. Clark</td>
<td>Spokane</td>
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<td>3</td>
<td>P. C. Shine</td>
<td>Spokane</td>
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<td>3</td>
<td>Robt. F. Waldron</td>
<td>Spokane</td>
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<td>John R. Sullivan</td>
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<td>Carl J. Luck</td>
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<td>Chas. E. Peterson</td>
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<td>5</td>
<td>James Cannon</td>
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<td>Fred Schade</td>
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<td>6</td>
<td>Will W. Wentworth</td>
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<td>7</td>
<td>Dave Cohn</td>
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<td>7</td>
<td>Frank (Scotty) Anderson</td>
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<td>8</td>
<td>Richard B. Ott</td>
<td>Adams, Ferry and Lincoln</td>
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<td>Grant A. Stewart</td>
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<td>Florence W. Myers</td>
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<td>W. E. Thompson</td>
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<td>Homer L. Post</td>
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<td>J. T. Ledgerwood</td>
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<td>Edwin L. Brunton</td>
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<td>Ivan J. Compton</td>
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<td>Frank Gehlen</td>
<td>Yakima</td>
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<td>16</td>
<td>W. K. Reader</td>
<td>(Benton, Franklin, Klickitat, and Skamania)</td>
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<td>A. W. Clark</td>
<td>Clark</td>
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<td>17</td>
<td>Dr. R. D. Wiswall</td>
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<td>W. E. Carty</td>
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<td>18</td>
<td>J. Ivan Wilson</td>
<td>(Cowlitz and Wahkiakum)</td>
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<td>18</td>
<td>Ronald Moore</td>
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<td>19</td>
<td>Ernest R. Leber</td>
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<td>Harry E. Christianson</td>
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<td>Vic Skinner</td>
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<td>C. C. Aspinwall</td>
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<td>23</td>
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<td>Lulu D. Haddon</td>
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<td>W. A. Richmond</td>
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<td>38</td>
<td>C. E. McIntosh</td>
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<td>38</td>
<td>Jos. P. Koehler</td>
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<td>38</td>
<td>Pearl A. Wnamaker</td>
<td>Snohomish [part])</td>
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<td>39</td>
<td>Herbert S. Harter</td>
<td>(Island [part] and</td>
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<td>39</td>
<td></td>
<td>Snohomish [part])</td>
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<td>40</td>
<td>Glen H. Anderson</td>
<td>(San Juan</td>
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<td>41</td>
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<td>45</td>
<td>Charlie E. Nolan</td>
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<td>46</td>
<td>William L. Bilger</td>
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<tr>
<td>46</td>
<td>Vernon A. Smith</td>
<td>King</td>
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In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the State at Olympia, this fourth day of December, A. D., 1933.

ERNEST N. HUTCHINSON,
Secretary of State.

Note. The names prefixed by a star "*", are of persons appointed by Boards of County Commissioners to fill vacancies occasioned by the resignations of elected members; all others were elected at the General Election November 8, 1932.

ERNEST N. HUTCHINSON,
Secretary of State.

The roll was called and all members were present except Representatives McIntosh and Moore; Representatives McIntosh and Moore having been excused.

The Speaker called Mr. Waldron to preside.

On motion of Mr. Smith (Vernon A.) Rule 20 was suspended.

The Speaker announced a telegraphic message from the County Commissioners of Snohomish County to the effect that W. O. Dolsen had been appointed to succeed Phil Hickman, resigned.

Nominations for Speaker were then declared to be in order.

Mr. McDonald of King: "Mr. Speaker, ladies and gentlemen of the Legislature: I have been authorized by the Conference of the Democratic members of the House to present to you the name of George F. Yantis as Speaker of this House. By the selection of Mr. Yantis both precedent and expediency will be suberved. We have been called into extraordinary session by the Governor to consider the liquor problem. I am satisfied that the people of this state are desirous that we devote our time to the consideration of that problem. We believe Mr. Yantis is a man of great fairness and ability, which with his understanding of parliamentary law, fully qualifies him. So I say, both precedent and expediency demand his reelection. At each extraordinary session in the history of the state, it has been customary to retain the same Speaker. I believe the people of this state will be better satisfied if we will spend no further time on this matter and take up the issues now at hand. I take pleasure in presenting to you as the choice of the Democratic party, Mr. Yantis, and suggest that we proceed with the consideration of the matters which are before us. In this selection I feel we will receive the general approval of the citizens of this state."

Mr. Westover of Grays Harbor: "Mr. Speaker, ladies and gentlemen: In view of the time-honored custom of the Republican Party—which we believe has always been for the good of the State of Washington, that a Speaker of a regular session be re-elected for any succeeding special session, I second the nomination of Mr. Yantis of Thurston County."

On motion of Mr. McDonald the nominations were closed.

The Clerk called the roll and Mr. Yantis was unanimously elected Speaker by the following vote:

Those voting for Mr. Yantis were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gahlen, Gessell, Gleason, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Koeher, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wannemaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall—94.

Those absent or not voting were: Representatives Bingham, McIntosh, Moore, Yantis—4.

The Speaker appointed Mr. Roth and Mr. Gehlen to escort Mr. Yantis, the newly appointed Speaker, to the rostrum.

Hon. O. R. Holcomb, Justice of the State Supreme Court, administered the oath of office to the Speaker.

Mr. Waldron: "It is a privilege and an honor that I will long cherish to return to you the emblem of authority."

The Speaker: "Members of the House: I very sincerely thank the members for their kindness in observing the custom of former years by returning the Speaker to preside over this extraordinary session. I know we have many problems, just as we had before. We know each other better, I think, than we did before. We did
FIRST DAY, DECEMBER 4, 1933

well then and I am sure we will do so again. I can only say that I will do my best in being fair in administering this office."

The Speaker announced that the next order of business was the election of a Chief Clerk and nominations were in order.

Mr. Adams of Jefferson and Mason Counties: "Mr. Speaker and Members of the House: I have the privilege of placing for nomination as Chief Clerk the name of a very dear friend of many years' standing. I don't know of anyone more qualified to act as Chief Clerk. He is faithful and has rendered efficient service in the past. He has been interested in the Legislature for many years and he will do the best he can in serving everyone faithfully, courteously and conscientiously, and it has been my privilege to have worked with him in different legislatures for many years at several different sessions. His ability was recognized when we were at that time the minority party, and yet he was called into service and his services were continued from one session to another and at the last session of the Legislature he was appointed Assistant Chief Clerk and in that capacity served efficiently. I therefore have the pleasure of placing in nomination the name of S. R. Holcomb for Chief Clerk."

Mr. Stewart of Adams, Ferry and Lincoln Counties: "Mr. Speaker and ladies and gentlemen of the Legislature: It will be my pleasure to second the nomination of Mr. Si. Holcomb as Chief Clerk for this session."

Mr. Anderson (Frank) of Spokane County: "Mr. Speaker and Members of the Legislature: As a member of the Progressive Democrats I take pleasure in seconding the nomination of Mr. Holcomb."

Mrs. Reeves of Chelan County: "Mr. Speaker and Members of the House: It is a very great pleasure for me to second the nomination of Mr. Holcomb. The name Holcomb has meant a lot to the Reeves for many years and I certainly know that he is well qualified. I therefore second the nomination of Mr. Holcomb for Chief Clerk."

On motion of Mr. Wilson (John N.) the nominations were closed.

The Clerk called the roll and Mr. Holcomb was elected Chief Clerk by the following vote:

Those voting for Mr. Holcomb were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Yantis—95.

Those absent or not voting were: Representatives Bingham, McIntosh, Moore—3.

The Speaker called for nominations for Sergeant-at-Arms.

Mr. Luck of Spokane: "Ladies and gentlemen of the Legislature: At this time I have the pleasure of nominating as Sergeant-at-Arms one who at the last session of the Legislature served efficiently. I nominate Paul McElroy."

Mr. Cleary of King: "I want to second the nomination of Paul McElroy as Sergeant-at-Arms."
Mr. Brown of Pierce also seconded the nomination.

Mr. Wilson (John N.) moved that nominations be closed and that a unanimous ballot be cast for Paul McElroy as Sergeant-at-Arms.

The motion was carried.

The Clerk called the roll and Mr. McElroy was unanimously elected Sergeant-at-Arms by the following vote:

Those voting for Mr. McElroy were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Brown, Brunton, Burns, Cannon, Carty, Christfanson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shoret, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wannemaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Yantis—95.

Those absent or not voting were: Representatives Bingham, McIntosh, Moore—3.

The Speaker called Mr. Holcomb and Mr. McElroy to the bar of the House.

Justice O. R. Holcomb administered the oath of office to Mr. Holcomb and Mr. McElroy.

RESOLUTIONS.

Resolution by Mr. McDonald of King:
Resolved, That the Speaker appoint a committee of three House members to notify the Senate that the House of Representatives is now organized and ready for business.

On motion of Mr. McDonald the resolution was adopted.

The Speaker appointed Representatives Haddon, Jones and Wilson (J. Ivan) as members of the committee to notify the Senate.

Resolution by Mr. McDonald of King:
Resolved, That the Sergeant-at-Arms be and is hereby instructed to purchase postage stamps in the amount of five dollars ($5.00) worth for each member of the House and the Chief Clerk, from the Olympia Post Office, and deliver same to the members and Chief Clerk as soon as possible.

On motion of Mr. McDonald the resolution was adopted.

Resolution by Mr. McDonald of King:
Resolved, That the State Auditor be and is hereby directed to draw his warrant for the payment of the members and employees of the House every seventh day of the session, upon payrolls, which shall be signed by the members and employees, and certified to by the Speaker and Chief Clerk of the House, and he is hereby authorized to deliver the warrants, so issued, to the Chief Clerk of the House, taking his signature therefor.

On motion of Mr. McDonald the resolution was adopted.

Resolution by Mr. McDonald of King:
Resolved, That the Chief Clerk of the House, by and with the approval of the Speaker, be and he is hereby directed to fix the salaries of the employees of the House.

On motion of Mr. McDonald the resolution was adopted.
MESSAGE FROM THE SENATE.

Senators Lovejoy, Nelson and Northland appeared at the Bar of the House and Senator Lovejoy reported that the Senate was organized and ready to proceed with business.

RESOLUTIONS.

Resolution by Mr. McDonald of King:
Resolved, That the Chief Clerk of the House be and he is hereby authorized to sign the payroll for the Representatives in their absence.

On motion of Mr. McDonald the resolution was adopted.

Resolution by Mr. McDonald of King:
Resolved, That the rules of the House of Representatives, which governed the House of Representatives for the Twenty-third session of 1933, except Rule No. 72 relating to committees of the House, be adopted by this House until permanent rules be adopted, and that the Committee on Rules and Order be authorized and directed to formulate rules for the present session, and to act with a like committee from the Senate to formulate joint rules.

On motion of Mr. McDonald the resolution was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., DECEMBER 4, 1933.

MR. SPEAKER: The Senate has adopted Senate Concurrent Resolution No. 1, also Senate Concurrent Resolution No. 2, and the same are herewith transmitted.

GEORGE STARR, Secretary.

INTRODUCTION AND FIRST READING OF SENATE CONCURRENT RESOLUTIONS.

Senate Concurrent Resolution No. 1, by Senator Lovejoy: Relating to notifying the Governor that the Legislature is in session.

The resolution was read the first time by title.

On motion of Mr. McDonald the rules were suspended, the resolution was advanced to second reading and read the second time in full.

On motion of Mr. McDonald the rules were suspended, the second reading considered the third, and the resolution was adopted.

The Speaker appointed Representatives Wanamaker, Sisson and Emery as the House members of the committee to notify the Governor.

Senate Concurrent Resolution No. 2, by Senator Lovejoy: Relating to the joint rules of the 1933 extraordinary session of the Legislature.

On motion of Mr. McDonald the rules were suspended, the resolution was advanced to second reading and read the second time in full.

On motion of Mr. McDonald the rules were suspended, the second reading considered the third, and the resolution was adopted.

Representative Haddon reported that the committee appointed to notify the Senate that the House was organized and ready to proceed with business, had performed its duty, and the committee was discharged.

MESSAGES FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE,
OLYMPIA, DECEMBER 4, 1933.

To the Honorable, The House of Representatives, Olympia, Washington.

I transmit herewith a letter from His Excellency, Clarence D. Martin, Governor of the State of Washington, advising that he is filing with the Secretary of State to
be transmitted to the Senate, Senate Concurrent Resolution No. 1, adopted by the Legislature of the State of Utah, approved by the Governor of that state July 22nd, 1933.

I further advise that the copy of the resolution has been transmitted to the Senate of the State of Washington, as per the Governor's request.

Respectfully,

ERNEST N. HUTCHINSON,
Secretary of State.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, July 28th, 1933.

To the Honorable The House of Representatives of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, Senate Concurrent Resolution No. 1, adopted by the Legislature of the State of Utah at their special session, and approved by the Governor of the State of Utah, July 22nd, 1933.

Very truly yours,

C. D. MARTIN,
Governor.

Received July 28, 1933, 4 p. m.

ERNEST N. HUTCHINSON,
Secretary of State.

DEPARTMENT OF STATE,
OLYMPIA, Dec. 4, 1933.

To the Speaker of the House of Representatives, House of Representatives,
OLYMPIA, Washington:

I herewith transmit certified copies of certain vetoed sections of House Bills No’s. 17 and 66, Substitute House Bill No. 92 and House Bills No’s. 452 and 467; being Chapters No’s. 147, 188, 189, 190 and 191 of the 1933 Session Laws of the State of Washington, together with a certified copy of the veto message attached to each bill.

Respectfully,

ERNEST N. HUTCHINSON,
Secretary of State.

DEPARTMENT OF STATE,
OLYMPIA, Dec. 4, 1933.

To the Honorable The House of Representatives of the State of Washington:

I am transmitting herewith, as required by Section 12, Article III of the Constitution of the State of Washington, certain bills, listed below, that were passed by the House and Senate in the Twenty-third session (the regular 1933 session) of the Legislature, and vetoed by the Governor, together with the veto messages attached to each bill.

They are House Bill No. 13, Substitute House Bills No’s. 29 and 268, House Bills 401 and 403, Substitute House Bill 421 and House Bill No. 428.

Respectfully,

ERNEST N. HUTCHINSON,
Secretary of State.

Mr. McDonald moved that the vetoed bills be made a special order of business for 11 o'clock, Wednesday, December 6th, 1933.

The motion was carried.

Representative Wanamaker, reporting for the committee appointed to wait on the Governor, stated that His Excellency, Governor Clarence D. Martin, would appear before the Legislature in joint session assembled at 3:15 p. m. today.

The report was accepted and the committee discharged.

FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 1, by Mr. McDonald: Relating to a joint session of the Legislature to hear the Governor’s message.

The resolution was read the first time by title.
On motion of Mr. McDonald the rules were suspended, the resolution was advanced to second reading and read the second time in full.

On motion of Mr. McDonald the rules were suspended, the second reading considered the third, and the resolution was adopted.

On motion of Mr. Ott the rules were suspended, and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 1 to the Senate.

MESSAGE.

WESTERN UNION TELEGRAM
EVERETT, WASH., Dec. 4, 1933.

GEO. F. YANTIS,
Olympia, Wash.

W. O. Dolsen appointed succeed Phil Hickman resigned District Thirty-nine.

SNOHOMISH COUNTY COMMISSIONERS,
L. P. ARP, Chairman.

On motion of Mr. McDonald the House was declared at recess until 2:00 p. m. this day.

AFTERNOON SESSION.

The Speaker called the House to order at 2:00 p. m.

The Clerk called the roll, and all members were present except Representatives Brown, Cleary, Cochrane, Gehlen, Halleran, Hews, Jones, Koehler, Mandery, McIntosh, Moore, Ott, Roberts, Roth, Schade, Shorett, Smith (Vernon A.), Stewart, Vane, Wilson (James W.), and Wiswall. Representatives McIntosh and Moore were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 4, 1933.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 1, and the same is herewith transmitted.

GEO. E. STARR,
Secretary.

On motion of Mr. McDonald the House was declared at recess until 2:55 p. m.

The Speaker called the House to order at 2:55 p. m.

The Clerk called the roll and all members were present except Representatives McIntosh, Moore, Reader and Schade; Representatives McIntosh and Moore having been excused.

Mr. McDonald moved that a committee be appointed to notify the Senate that the House was awaiting its attendance to hear the Governor's message.

The motion was carried.

The Speaker appointed Representatives Brown, Anderson (B. Roy) and Lanz to notify the Senate that the House was awaiting its attendance.
The Sergeant-at-Arms announced the arrival of the Senate at the door of the House.

The Speaker invited the Senators to seats within the House, and the President of the Senate to a seat at the Speaker's desk.

The joint session was called to order at 3:00 p.m. The President of the Senate presided.

The Secretary of the Senate called the roll of the Senate and all Senators were present except Senators Knutzen, Landon and Metcalf, all of whom had been excused.

The Clerk called the roll of the House and all members were present except Representatives McIntosh, Moore and Schade; Representatives McIntosh and Moore having been excused.

The President announced that the joint session was called for the purpose of receiving a message from the Governor.

The President announced the appointment of the following committee to notify Governor Clarence D. Martin that the Senate and House were in joint session and were ready to receive his message: Senators Lovejoy, Murphy and Foss; and Representatives Haddon, McGovern and Eddy.

The committee retired.

The special committee announced the arrival of His Excellency, Governor Clarence D. Martin, and escorted him to a seat upon the rostrum. (Applause.)

THE PRESIDENT:
"Members of the Legislature: At this time we have the pleasure of hearing a message from His Excellency, Clarence D. Martin, Governor of the State of Washington. Governor Martin." (Applause.)

THE GOVERNOR:
"Mr. President, Mr. Speaker, and to the Honorable The Members of the Legislature and my fellow citizens of Washington:
"It was with the utmost reluctance that I deemed it necessary and advisable to call a special session of the Legislature. Not only was I mindful of the expense to the taxpayers, who certainly are neither in position nor mood to carry needless increases in the cost of government, but also was I restrained by the realization that a session at this time of the year, coming on top of the problems of winter and the holidays, would mean economic and domestic inconvenience to many members of your Honorable Bodies.

"Yet, while reluctant to call you from your homes and your everyday work, I found myself convinced that the State of Washington, because of the repeal of the Eighteenth Amendment and the lack of a uniform and popular system of liquor control, was confronted by a social, moral and economic problem that required your prompt and thoughtful consideration.

"Once so convinced, it was my responsibility and duty to proclaim an extraordinary session of the Legislature, which was done with the confidence that you would understand, be considerate of each other's personal difficulties and sacrifices, and share my concern for the best possible solution of the liquor problem. Moreover, I was satisfied that your constituents, mindful of the fact that sacrifice is the test of service, would not be unappreciative of your special contribution for the betterment of the Commonwealth.

"So, now that you are here, I just want you to know that I will do everything possible to minimize your personal inconvenience. I also can assure you that the elective officers and code directors, in fact all of us who make up the administrative branch of the government, will cooperate to make pleasant your stay in the Capitol and Olympia. You may expect helpful cooperation at every turn."
“Before discussing the question of liquor control, the purpose for which this session is convened, I want to comply with my constitutional duty and personal desire to report on the condition of the affairs of the state. It is gratifying and reassuring to note that, notwithstanding uncertainties and difficulties throughout the country, this year has found Washington going forward, not backward. Economic recovery is not as pronounced and widespread as we might hope, but business and employment have made measurable gains, and we have no reason to doubt further improvement. My belief is that Washington’s economic progress will gain momentum during the coming year.

SOCIAL PROGRESS.

“Then, too, we may show pardonable pride in the social and spiritual progress of Washington. The last ten months have revealed deep humane and neighborly qualities among our people. There is a widespread and uncomplaining disposition among our people to bear one another’s burden, to share employment, to help the elderly dependents, to maintain education for children, to relieve the hungry, neglected and distressed. Because of the rise of this sentiment, to subordinate the philosophy of every man for himself, the malcontents and agitators are unheard and unfollowed, and Washington stands relieved from the threats of insurrection and other disturbing discontent that were so evident during and immediately after the last session of this Legislature. Consequently, we may today be grateful for the spirit and courage that enable our people to keep the faith and carry on toward the higher economic, social and spiritual goal of Washington.

CREDIT TO LEGISLATURE.

“Much of the credit for this turn in the spirit and purpose of the people of Washington must be given to this Legislature. While it is true that certain materialistic and reactionary forces are disposed to scoff and belittle the liberalism and thoughtfulness of the 1933 Legislature, the record speaks for itself. I am ready to stand on it. I challenge reactionarism to cite any previous legislature, administration or period that has contributed one-half so much for the social and wholesome betterment of the people and the Commonwealth.

“Furthermore, this Legislature, by the enactment of the emergency relief and relief bond measures, gave a demonstration of self-help and cooperation that encouraged the Federal Government to give, loan and pledge more than one hundred millions of dollars for direct relief, work relief and power development in the State of Washington. Naturally we must be grateful for the helping hand of the Federal Government.

HUNGRY ARE FED.

“Let us remember another thing: Since this administration and this Legislature took office, no man, woman or child has been required to go hungry. Every family or person eligible for unemployment relief has been furnished the necessities of life.

EMERGENCY RELIEF.

“Operations under the Emergency Relief Commission, the first major enactment by this Legislature, have reached larger proportions than many thought would be necessary or possible. So far, since this agency was created last January, more than $10,000,000 have been spent or obligated for the relief of the unemployed and hungry. Of this total, more than $8,000,000 was contributed by the Federal Government, while local public and private sources supplied a little more than $1,000,000. The peak of the relief burden was reached in June when 65,000 families and 44,000 single persons were on the relief rolls, and I am pleased to report that the relief rolls reduced steadily until October when 32,000 families and 17,000 single persons required direct help. In addition, the emergency relief administration, with the help of the County Welfare boards, has provided relief service for transients, distributed surplus commodities, taken charge of the civil works program; and, with the cooperation of the state forestry offices, has worked on the selection and enrollment of nearly 10,000 men for the citizens’ conservation camps.

“These operations have been handled with a total administrative cost of $30,000, up to November, for which the Legislature appropriated $20,000, the balance being supplied from Federal grants. The state emergency relief administration has an average monthly payroll of 1095 employes, nearly all of whom are drawn from the ranks of the unemployed.
"While there have been some doubts and criticisms of the state emergency relief administration, still it should be remembered that the Federal relief administration, which provides more than 90 per cent of the money, imposes conditions and restrictions that must and should be respected. Seemingly, too, the Federal Government has no serious complaints, because it is significant that, while other states have been called to task and denied, pending compliance with certain conditions, the Governor of Washington obtained emergency grants of $500,000 and $750,000 merely by making telegraphic requests.

REPORT ON BOND ISSUE.

"Prudent and beneficial allocations have been made under the $10,000,000 bond issue. So far nearly $6,500,000 has been allotted or earmarked, leaving around $3,500,000, which, you may be sure, will be conserved for only emergency purposes. One allocation of $750,000 has provided work relief in each of the 39 counties. Then, an allocation of nearly $2,000,000 was matched with county and Federal money to create a work relief program of $5,000,000, reaching into every section of the state. Practically $2,000,000 was provided for necessary buildings, replacements and improvements for state institutions, including substantial sums for the University of Washington and Washington State College, which have been supplemented, either by definite allotments or pledges, by nearly $750,000 from the Federal Government. More than $1,000,000 has been allocated to the Department of Highways for construction and betterments on the state highway system, and, it might be well to note, many of the county allotments were for road purposes, too. Work projects made possible by funds from the bond issue have provided employment for more than 4,500, and, it is safe to say, this total will be doubled, if not tripled, when all of the authorized projects are placed under progress.

"It might be well, before passing to other subjects, to reflect for a moment on the fact that the enactment of the Emergency Relief Commission and the passage of the bond issue made Washington stand out as one of the most foresighted and progressive of states. Many other legislatures meeting last January failed to make such provisions, resulting in numerous special sessions throughout the United States, most of which were called hurriedly on demands from the Federal Government. It seems that the people should recognize and commend this wisdom and spirit on the part of this Legislature.

EXCELLENT SCHOOL RECORD.

"It now is my privilege to recite a record that is dear to my heart, a record that will gladden the hearts of the members of your Honorable Bodies and arouse the enthusiasm of our people. Washington's common school system has come through the economic depression to stand out as the foremost school system in the United States—due to the enactment by this Legislature of the equalization program and the emergency business tax, which was necessary to replace some of the revenues lost by the adoption of the 40-mill limit tax, and to the prudent administration and direction by the Department of Public Instruction.

"In my special message to the regular meeting of this Legislature, when I pleaded for legislation and an emergency tax to save the common schools and cherished 'barefoot schoolboy' principle, I made this request and expression of confidence: 'Now I do not believe public education and those engaged in public education should be immune from the policy of economic revision and retrenchment, and I feel that education should show good faith by voluntarily making revisions and concessions to the needs of the times. I am confident that those engaged in education will go the limit toward economy.'

"Today, I am happy to say that those in charge of public education have played the game. Five years ago the annual school budget totaled more than $29,000,000. This year the school budget is less than $20,000,000. Moreover, this has been accomplished without impairing the efficiency of childhood and youth, and stands as a tribute to equalization, better management and splendid sacrifice on the part of teachers.

WASHINGTON SCHOOLS KEPT OPEN.

"Perhaps Washington's position in public education may be illustrated best by comparison with the record of the rest of the United States, which I detail without an unseemingly sense of superiority, but with a measure of pardonable pride:
"More than 2,250,000 children of school age in the United States are being denied schooling, but not one of these unfortunate children resides in Washington.

"Nearly 2,000 rural schools remain unopened, but not one of these closed schools is in the State of Washington.

"Several hundred city schools are operating on shortened terms and more than 700 rural schools will have to close before Christmas, but none of these impaired schools is in the State of Washington.

"Sixteen schools of higher learning have been discontinued during the year, but fortunately none in Washington.

"More than 250 school districts have defaulted debts totaling $40,000,000, but no school debts have been repudiated in Washington.

"My fellow citizens, I am proud to say no Washington school is closed, no child of Washington is being denied the privilege of public education. There is a record no other state can excel, a record that only two or three states can even claim to equal. Now I do not mention this for the purpose of new legislation, but rather to stimulate our pride so we may be inspired to stand guard to see that no materialistic or reactionary force can intrude to mar this enviable record.

TEACHERS’ SALARIES TOO LOW.

"I regret, however, that Washington lags in one phase of public education. It is found that one out of every four teachers in the United States now employed is being paid less than $750 a year, which also is true in this state. In fact, we have nearly 1,000 teachers working for $50 a month or less. While I do not want to be regarded as an advocate of excessive salaries, especially in times like these, still I believe it is imprudent to reduce teachers' salaries to such low levels. My belief is that the success of the public schools depends a lot on the spirit and enthusiasm of the teachers, which can hardly be maintained by salaries that are not sufficient to relieve the worries of living. Of course this is not a legislative problem, but I mention it with the hope that, as good citizens, you will show some concern for underpaid teachers when you return to your homes.

PUBLIC SERVICE DEPARTMENT FUNCTIONS FOR PEOPLE.

"You will remember that in my inaugural message I proposed a change in the policy of the Department of Public Works, urging that the department stop waiting for consumers to complain, but rather move on its own initiative to protect the people by requiring proper revision of utility rates. Your Honorable Bodies cooperated by providing necessary legislation. Now, then, I am pleased to report that the department has been vitalized and is functioning in strict accordance with our orders—revising rates, regulating valuations, preventing inflation of capitalizations, and otherwise seeing that the people are not required to pay tribute for utility services.

"Immediately after adjournment of the regular session, the department opened its drive for just and fair utility rates. So far 49 cases have been filed, of which 48 were filed on the initiative of the department. This includes investigations of five major power companies and two major telephone companies, which are under progress, and a complete investigation for revision of street lighting rates in 150 communities throughout the state. Hearings on these cases will be started in the course of a few weeks.

BIG SAVINGS FOR CONSUMERS.

"So far, the department has issued 12 orders, requiring rate reductions of from 5 to 40 per cent, saving around $400,000 a year for the consumers. In addition, orders are being prepared in 14 other cases. Then, in the interstate field, the department opposed increases in rail rates, opposed surcharges on a number of commodities, and managed by these proceedings to save more than $400,000 annually for the shippers of Washington. Moreover, by virtue of the occupational taxes upon public utilities, the utilities have been required to absorb more than $2,225,000 annually in state and federal taxes.

"Likewise, the department is functioning vigorously in the transportation field under the so-called truck law passed by your Honorable Bodies. With the cooperation of the state patrol, the department has handled applications involving 10,000 trucks, has made more than 1,300 investigations, conducted nearly 300 hearings.
This work is being conducted with tact and a constant regard for the intent of the Legislature.

HIGHWAY PROGRESS.

"It is gratifying to report remarkable progress by the Department of Highways. In the first six months of 1932, administration costs of the Olympia offices totaled $114,000, which was cut to $48,000 for the first six months of 1933. Yet, notwithstanding this sharp curtailment of operating costs, the department has more than $5,000,000 worth of work under contract, providing employment for more than 8,000 men, which total will be greatly increased under contracts now in the making. While highway appropriations were drastically reduced by this Legislature, the department is doing more work than ever before, chiefly because of competent and tireless management being ready to take advantage of every opportunity for federal funds. First, the department promptly qualified to handle $6,000,000 under the federal public works program, then was prepared to handle $1,400,000 under the federal civil works program and more than $1,000,000 provided from the state bond issue. In other words, the Department of Highways, despite drastic reductions in overhead, now is handling $8,400,000 more than provided or contemplated by the Legislature.

INDUSTRIAL INSURANCE GAINS.

"You will be pleased to learn that the Department of Labor and Industries is emerging from a three-year period of deficiency. The last six months have shown a net gain of $281,000, the first sustained gain in three years. This is due to energetic management and some increase in the industrial payrolls. It is significant, for instance, that 1,945 firm accounts, previously not required to make returns, now are contributing their just dues to the industrial insurance funds of this state.

CAPITAL IMPROVEMENTS.

"The Legislature was advised of serious need of capital improvements at the three State hospitals and the penitentiary, but, because of the need for rigid economy, was able to provide only around $500,000 for the most imperative needs. This was a fortunate appropriation inasmuch as it permitted us later on to take advantage of the matching provisions of the State and Federal relief administrations. Under this arrangement we are carrying out a building program at these four institutions that will total more than $1,800,000. This building program provided the first work relief for both the skilled and unskilled unemployed in this state. Not only did it provide timely work for hundreds of our worthy citizens, but it also effected large savings for the taxpayers. Completion of this program will place these four major institutions on a par with the best in the United States.

RECLAMATION IS HELPED.

"Good progress has been made toward the refinancing and reconstruction of distressed irrigation, diking and drainage districts. You will recall the regular session made $1,250,000 available for this purpose, money that was lying idle in the reclamation revolving fund, and you are advised that $943,000 has been utilized during recent months. So far more than $235,000 has been loaned for the reconstruction of 30 irrigation, diking and drainage districts, and more than $685,000 has been provided for refinancing seven irrigation districts. This help has been extended to districts on both sides of the mountains and undoubtedly is proving beneficial to thousands of our farmers.

GRAND COULEE PROJECT ASSURED.

"You will be interested to know that the Columbia Basin Commission, which was created during the regular session, has performed a noteworthy service and practically completed its work. First, because of the direct interest of President Roosevelt, the Grand Coulee power dam project was given a federal allotment of $63,000,000, and work on the project is under way. Then, the commission succeeded in having the Federal Government adopt the project. In other words, the state no longer has any financial responsibility or obligation so far as the Grand Coulee project is concerned. Its development, however, should be extremely beneficial, not only to the people of Washington, but also to the whole of the Pacific Northwest.

STATE BANKS MADE SAFE.

"Your prompt cooperation by enacting emergency banking legislation was decidedly helpful, and banks under state supervision have undergone a marked change
for the better. The stabilization act has been of great assistance toward reorganization of banks. Of the 55 banks stabilized, the department has permitted the reopening of 33 on an unrestricted basis as sound institutions, and probably 18 others will be permitted to reopen as sound banks before the end of the year. Liquidation of closed banks is proceeding in an orderly manner. So I am pleased to report that no state bank licensed after the bank holiday proclamation has been required to suspend, that the state banking situation is improving steadily and that the people and business now may have the utmost confidence in our banking institutions.

HIGHER EDUCATIONAL PROBLEM.

"I now direct your attention to a problem looming before some of our institutions of higher learning, which may prove to be unavoidable during this biennium. Let it be said to the credit of these institutions that they are keeping within their budgets, notwithstanding the fact that appropriations for the educational institutions were reduced $2,500,000 below the appropriations for the last biennium. Their problem is not that of keeping within their appropriations, but rather that of the uncertainty of tax payments, which are running below expectations. The situation is aggravated by the provision that prohibits even a temporary deficiency, limiting them to the expenditure of money on hand. If tax payments should increase, the threat would be minimized or eliminated, but there is no assurance of an immediate gain in tax payments. I mention this because I think it is something we should have in mind.

GENERAL FUND PROSPECT.

"Likewise, in spite of a showing of substantial economy, there is a possibility of a deficiency in the general fund. Notwithstanding drastic reductions in appropriations from this fund by the Legislature, totaling nearly $2,000,000 on comparable items in the departmental appropriations, most of the departments are spending even less than appropriated. Yet we face the possibility of a deficiency at the close of the biennium that may reach $1,500,000. There are two notable reasons for the prospective deficiency. First, the failure in 1932 to make the customary and required tax levy for 1933; and, second, a decrease in tax payments that is greater than anticipated. This situation is mentioned because I feel the Legislature should be fully informed on all administrative matters.

LIQUOR CONTROL.

"My belief is that we should be frank and resolute in our consideration of the liquor problem. Members of your Honorable Bodies will be under pressure from many sources. Some will suggest that enactment of liquor control be deferred. Others will propose that any plan, if enacted, should be suspended and referred to the people. Still others will point out opportunities for excessive profits or taxes. Some will come to the front with suggestions for the return of the old-fashioned saloon.

"But I urge you to regard such proposals with suspicion. For the most part, they will be specious propositions to cause confusion and delay, intended to defeat proper liquor control and to put the Legislature and the Administration in popular contempt. Let us disregard such counsels.

"It seems to me we must recognize and accept our responsibility. The people are looking to this Legislature to work out a reasonable solution of the liquor problem, and it is evident, too, that they are expecting some form of state control. To do less, will be to disappoint the people and to write a record of failure. Let us not fail.

"You will be helped in your deliberations by the report of the State Advisory Liquor Control Commission, which commission was formed by the Governor to study the most practical and successful systems and to suggest a plan that might be acceptable in principle. Members of the commission served without pay, worked diligently, submerged personal prejudices and turned out a report that deserves consideration. You will understand that the liquor control bill in the report is not submitted as the final word, but is submitted to provide a working basis for the Legislature. I am sure you will understand and appreciate the spirit and purpose of the report.

PRINCIPLES OF LIQUOR CONTROL.

"Regardless of differences of opinions on details there are several fundamental principles of control that should be established. Therefore, I recommend the following principles and suggestions for your consideration:
1. State monopoly or state control of hard liquor, which is necessary to eliminate private profit.

2. Exclusive state licensing of beer and wine.

3. Make cost to consumer as low as possible and practicable, which is necessary to make bootlegging unprofitable.

4. Distribute revenues among the state, counties and municipalities.

5. Remove control so far from politics as possible. The management and responsibility must be separate, visible and absolute, not confused with other duties and responsibilities, so the people may know whom to hold accountable.

“Finally, whatever plan is adopted must be designed and intended for strict enforcement. We must have a system within the public approval, because no system can succeed if it does not command the public respect. I am convinced that unless we provide sane, strict state control, the people will not be drinking any legal liquor in a few years—that a makeshift, loose, unenforceable system will cause the people to again vote out liquor. The state control plan must have the respect and support of reasonable wets and reasonable drays.

CONCLUSION.

“You know, of course, that there was considerable pressure against the calling of a special session of this Legislature, and invariably those who protested sought to arouse distrust and fear by propounding two questions: ‘Can you limit the session?’ and ‘Can you control the Legislature?’

“Both of these questions were disregarded, not only because it is not the Governor’s responsibility to limit or control, but also because such questions naturally constitute a reflection on the intelligence, integrity and loyalty of the Legislature. I have faith in the spirit and purposes of this Legislature.

“It is true that the people generally are hoping for a business-like session, and I believe this sentiment is shared by a large proportion of the members of your Honorable Bodies. It should be remembered, however, that you are a deliberative body and that the people expect you to be consistent with sound policy and the immediate necessity of the common welfare. I am confident that good judgment will prevail.

“So far as control is concerned, it is entirely up to your membership. I have no desire to dictate or dominate. My conception of the purpose and safety of our system of government is that the Governor must confine himself to executive matters and that the Legislature must be the master of its own houses. You are not accountable to the Governor. You are accountable only to your constituents and your conscience. So I do not presume to be responsible for your deliberations and decisions. No member has been asked to sign a pledge. No member has been required to make any commitment. On the contrary, I have sought to relieve some members who might fancy themselves to be under obligation to the Governor. The exact situation is that no member is obligated to me and I am obligated to no member.

“This does not mean, however, that we cannot counsel together and work together. I invite cooperation. I trust the members of your Honorable Bodies will feel free to drop into the Executive office at any time, and I should be pleased to be permitted to visit either of your chambers whenever I have a moment for fellowship. My belief is that if we work together and expedite matters we will complete a session that will mean much for the good of the Commonwealth, set a worthy example for subsequent legislatures and earn the respect of the people.

“I thank you so much.”

The committee thereupon escorted His Excellency, Governor Clarence D. Martin, back to the Governor’s chambers.

Mr. Brown moved that the joint session be dissolved.

The motion was carried.

The House resumed its session.

The Speaker announced that immediately after adjournment printed copies of the Governor’s message would be placed on the members’ desks.

On motion of Mr. McDonald the House adjourned until Tuesday, December 5, 1933, at 11 o’clock a.m.

GEO. F. YANTIS, Speaker.

S. R. HOLCOMB, Chief Clerk.
SECOND DAY, DECEMBER 5, 1933

SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, December 5, 1933.

The Speaker called the House to order at 11:00 a.m.
The Clerk called the roll and all members were present except Representatives Bingham, Luck, Mandery and McIntosh; Representatives Bingham and McIntosh having been excused.

Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia, Washington.
The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

Resolution by Mr. Titus of King:
Relating to duties of Chief Clerk.
The resolution was read the first time by title.

Mr. Titus moved that the rules be suspended and that the resolution be advanced to second reading.

Mr. Waldron moved as a substitute motion that the motion by Mr. Titus be laid on the table.

Mr. Titus: "Point of order.
"Does Mr. Waldron's motion to lay my motion on the table take the resolution with it?"

The Speaker stated that it would take the resolution with it.

Attempted debate ensued.

Mr. Waldron: "Point of order.
"The motion to lay on the table is not debatable."

The Chair ruled that a motion to lay on the table is not debatable.
The Speaker announced that the question before the House was on the motion to lay on the table the motion of Mr. Titus.
The motion to lay on the table was carried by a rising vote.

Mr. Titus: "Point of order.
"What is the status of this matter now?"

The Speaker: "The motion to lay on the table takes the entire matter with it and that is the status at the present time."

Mr. Austin moved that Rule 20 be suspended.
The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 5, 1933.

Mr. Speaker:
The President has signed Senate Concurrent Resolution No. 1, also Senate Concurrent Resolution No. 2, and the same are herewith transmitted.

Geo. E. Starr, Secretary.
Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 1, also Senate Bill No. 2, and the same are herewith transmitted.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 1 and Senate Concurrent Resolution No. 2.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 1, by Representatives Miller and Collins: An Act relating to the collection of taxes, providing for a remission of interest and principal upon delinquent real and personal property taxes in installments and amending Section 1 of Chapter 53 of the Laws of 1933.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 2, by Representative Cleary: An Act relating to loans upon chattels, notes, wage earnings, pledges, etc., providing for the regulation thereof and penalties therefor, and repealing all acts in conflict therewith.

Ordered printed and referred to Committee on Financial Institutions other than Banks.

House Bill No. 3, by Representative Anderson (Frank): An Act providing a special proceeding for the recovery of possession of real property wrongfully detained.

Ordered printed and referred to Judiciary Committee.

House Bill No. 4, by Representatives Titus and Mann: An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, and authorizing the payment of such deficiencies from the general funds of such cities.

Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 5, by Representatives Brown, Peterson, Austin and Schultz: An Act relating to the collection of taxes, providing for the remission of interest and principal upon delinquent real and personal property taxes, providing for payment of delinquent real property taxes in installments, amending Sections 1 and 2 of Chapter 53, Session Laws of 1933, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 1, by Senator Ferryman: An Act appropriating the sum of fifty thousand dollars, or so much thereof as may be necessary for the expenses of the extraordinary session of the Legislature convened December 4, 1933, and declaring an emergency.

On motion of Mr. McDonald the rules were suspended and the bill was advanced to second reading.

The Clerk read Section 1.

Mr. Mann moved the adoption of the following amendment:

Strike the words and figures "fifty thousand dollars ($50,000.00)" and substitute in lieu thereof the words and figures "one hundred thousand dollars ($100,000.00)".
Debate ensued.

Those speaking in favor of the amendment were Representatives Mann and Fulkerson.

Mr. McDonald spoke against the amendment.

Mr. Ott demanded the previous question.

The motion was lost.

Further debate ensued:

Those speaking for the amendment were Representatives Richmond, Smith (A. C.), Anderson (Frank), Herren, Palmeter, Cleary and Schade.

Mr. Burns spoke against the amendment.

Mr. Anderson (Frank) moved the previous question.

The motion was carried by a rising vote.

The Speaker declared the question to be on the adoption of the amendment by Mr. Mann.

Mr. Nolan demanded a roll call and the demand was sustained.

The Clerk called the roll and the amendment was lost by the following vote: Yeas, 47; nays, 47; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Carty, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Herren, Johnson, Lanz, Luck, Mann, Miller, Nelsen, Nolan, Palmeter, Richmond, Robbins, Roesli, Schade, Schultz, Shine, Shorette, Smith (Archibald), Smith (J. B.), Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wilson (James W.), Wilson (John N.), Wiswall—47.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Brown, Brunton, Burns, Cannon, Christianson, Eddy, Emerick, Gleason, Harter, Healy, Hews, Jones, Koehler, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Ott, Peterson, Post, Reader, Reeves, Roberts, Roth, Sisson, Skinner, Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Yantis—47.

Those absent or not voting were: Representatives Bingham, Halleran, McIntosh, Vane—4.

The Speaker announced that in view of the vote being tied, the amendment was lost.

Mr. Herren: "Point of order.

"May I change my vote to 'No' so that the bill may be brought up for reconsideration?"

The Speaker: "The gentleman from Pierce having failed to ask for recognition before the vote was announced, the Chair will rule that his attempt to change his vote comes too late."

Mr. Mann offered the following amendment:

Strike the words and figures "fifty thousand dollars ($50,000.00)" and substitute in lieu thereof the words and figures "ninety-nine thousand nine hundred dollars ($99,900.00)."

Mr. Healy moved that the amendment be laid on the table without taking the bill with it.

Debate was attempted.

The Chair stated that the question was not debatable.

The Speaker announced that the question before the House was that the proposed amendment by Mr. Mann be laid on the table without taking the bill with it.
Division was called for and the motion was lost by a rising vote.
Mr. McDonald moved to recess until 2:00 p.m., this date.
Division was called for and the motion was carried by a rising vote.

AFTERNOON SESSION.

The Speaker called the House to order at 2:00 p.m.
The Clerk called the roll and all members were present except Representatives Bingham, Cleary, Cochran, Gehlen, Halleran, Jones, McIntosh, Roesli, Schade, Skinner and Todd; Representatives Bingham and McIntosh having been excused.
The Speaker announced that the matter before the House was the amendment by Mr. Mann to Engrossed Senate Bill No. 1.

With the consent of the House Mr. Mann withdrew his amendment.
Mr. Austin moved the adoption of the following amendment:
Amend the engrossed bill in lines 7 and 8 by striking the words and figures “fifty thousand dollars ($50,000.00)” and inserting in lieu thereof the words and figures “seventy-five thousand dollars ($75,000.00).”

On motion of Mr. McDonald the previous question was ordered.
The amendment was adopted.
The Clerk proceeded to read the remainder of Engrossed Senate Bill No. 1.

Mr. Waldron moved the adoption of the following amendment:
Amend the title of the engrossed bill by striking the words “fifty thousand dollars” and inserting in lieu thereof the words “seventy-five thousand dollars.”

The amendment was adopted.
Mr. McDonald moved that the rules be suspended, the second reading considered the third, and that Engrossed Senate Bill No. 1, as amended, be placed on final passage. It passed the House by the following vote: Yeas, 74; nays, 21; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessel!, Haddon, Hall, Halleran, Herren, Johnson, Koehler, Lanz, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelson, Nolan, Ott, Palmeter, Peterson, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall, Yantis—74.

Those voting nay were: Representatives Anderson (Glen), Benson, Bilger, Brunton, Burns, Compton, Eddy, Gleason, Harter, Healy, Hews, Jones, Leber, Moore, Post, Reader, Sisson, Smith (Vernon A.), Sorensen, Westover, Wilson (John A.)—21.

Those absent or not voting were: Representatives Bingham, Gehlen, McIntosh—3.
The bill having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Waldron moved that the rules be suspended and the Chief Clerk be directed to immediately transmit Engrossed Senate Bill No. 1 to the Senate.

The motion was carried.

**FIRST READING OF SENATE BILLS.**

**Senate Bill No. 2,** by Senator Lovejoy: An Act appropriating the sum of twelve thousand five hundred dollars, or so much thereof as may be necessary for the printing of the extraordinary session of the Legislature convened December 4, 1933.

On motion of Mr. McDonald the rules were suspended, the bill advanced to second reading and read the second time in full.

On motion of Mr. McDonald the rules were suspended, the bill advanced to third reading, the second reading considered the third, and the bill placed on final passage.

The Clerk called the roll and the bill was passed by the following vote:

Yeas, 92; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Collins, Compton, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schultz, Shine, Shorette, Sisson, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson, (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Yantis—92.

Those voting nay were: Representative Schade—1.

Those absent or not voting were: Representatives Bingham, Cochrane, Gehlen, McIntosh, Skinner—5.

The bill having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Waldron the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 2 to the Senate.

**MOTIONS.**

Mr. McDonald moved that the House revert to the fourth order of business.

The motion was carried.

Mr. McDonald moved that the Governor's Message be referred to the Committee on Rules and Order for the purpose of segregation and rereference to the proper committees.

The motion was carried.

On motion of Mr. McDonald the House adjourned until 10:00 a. m., Wednesday, December 6, 1933.

S. R. Holcomb, Chief Clerk.
THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, DECEMBER 6, 1933.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Benson, Bingham, Cochrane, Magnuson, McIntosh, Roth and Sorensen; Representatives Benson, Bingham and McIntosh having been excused.

Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary Rule 20 was suspended.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE,
OLYMPIA, WASH., DECEMBER 6, 1933.


Dear Sir: I am inclosing herewith a certificate certifying W. O. Dolsen has been duly appointed as Representative from the 39th District, succeeding Phil Hickman.

Very truly yours,

ERNEST N. HUTCHINSON,
Secretary of State.

By RUDOLPH NACCARATO,
Asst. Secretary of State.

Special Certificate No. 58.

UNITED STATES OF AMERICA,
STATE OF WASHINGTON
DEPARTMENT OF STATE.

To All to Whom These Presents Shall Come:

I, ERNEST N. HUTCHINSON, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that according to the records in my office, W. O. Dolsen is the duly appointed State Representative from the 39th District, to represent said District in the Legislature now in Special Session, succeeding Phil Hickman.

In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol, at Olympia, this 6th day of December, A. D., 1933. ERNEST N. HUTCHINSON, Secretary of State.

(SEAL)

The Sergeant-at-Arms was instructed to escort Mr. Dolsen to the Bar of the House.

The Speaker administered the oath of office to the newly appointed member, W. O. Dolsen.
RESOLUTION.

Resolution by Committee on Rules and Order:

Be It Resolved, That the rules which governed the House at the 23rd Regular Legislative Session be adopted as permanent rules for the extraordinary session, and

That Rule Seventy-two be amended to provide as follows:

First: That the membership of the Committee on Rules and Order be increased to fourteen (14).

Second: That a new committee be known as the "Liquor Control Committee" be provided, to be composed of thirty-three (33) members.

Third: That the Judiciary Committee be increased to fourteen (14) members, and

That Rule Ten, Subsection (a), be modified to read as follows:

"(a) All bills, resolutions and memorials reported from committees with majority report 'do pass' during the first fifteen days of the session shall go on general file and appear on the calendar."

Mr. McDonald moved the adoption of the resolution.

The motion was carried.

The Speaker announced the appointment of the following standing committees:

Agriculture—Peterson, chairman; Anderson (Frank), Anderson (Glen H.), Aspinwall, Christianson, Emery, Gehlen, Harter, Jones, Ledgerwood, McDonnell, Nelsen, Roessi, Schultz, Sorensen, Thompson, Van Dyk.

Appropriation—Smith (J. B.), chairman; Adams, Anderson (Glen H.), Benson, Bilger, Brown, Dolsen, Edwards, Emery, Gessell, Halleran, Ledgerwood, Luck, Miller, Myers, Roberts, Schultz, Smith (A. C.), Smith (J. B.), Shoret, Sorensen, Stewart, Wentworth, Wilson (James W.), Wilson (John N.).

Banks and Banking—Anderson (B. Roy), chairman; Austin, Bingham, Brunton, Eddy, Edwards, Emerick, Emery, Hall, Ott, Schade, Starrett, Wilson (J. Ivan).

Cities of the First Class—Roberts, chairman; Anderson (Frank), Koehler, Luck, Mann, Palmeter, Roth, Shoret, Todd, Vane.

Claims and Auditing—Miller, chairman; Austin, Reeves, Shoret, Starrett.

Commerce and Manufacturing—Wentworth, chairman; Bilger, Burns, Johnson, Koehler, Wilson (James W.).

Compensation and Fees for State and County Officers—Van Dyk, chairman; Carty, Gessell, Smith (J. B.), Stewart, Titus.

Constitutional Revision—Shine, chairman; Allen, Anderson (Glen H.), Cochrane, Healy, Magnuson, Richmond, Skinner, Stewart.

Corporations Other Than Municipal—Bingham, chairman; McIntosh, Miller, Richmond, Shine, Smith (Vernon A.), Stewart.

Counties and County Boundaries—Clark (A. W.), chairman; Collins, Edwards, Ott, Peterson.

Dairy and Livestock—Carty, chairman; Anderson (Glen H.), Aspinwall, Edwards, Gessell, Gleason, Harter, Nelsen, Palmeter, Peterson, Roessi.

Dikes, Drains and Ditches—Leber, chairman; Mandery, Reader, Sisson, Wilson (J. Ivan).

Education—Sisson, chairman; Brown, Clark (A. W.), Clark (H. B.), Compton, Gleason, Haddon, Mandery, McIntosh, Nelsen, Post, Roth, Smith (Vernon A.), Sullivan, Thompson, Wanamaker.

Educational Institutions—Haddon, chairman; Bilger, Burns, Clark (A. W.), Cohn, Collins, Healy, Mandery, Myers, Reader, Sorensen, Thompson, Van Dyk, Waldron, Wilson (John N.).


Engrossment—Emerick, chairman; Bilger, Lanz, McGovern, Neff.

Enrollment—Harter, chairman; Brown, Cohn, Mann, Ott, Palmeter.

Financial Institutions Other Than Banks—Mann, chairman; Anderson (B. Roy), Austin, Christianson, Jones, Leber, Richmond, Vane, Wentworth.
Fisheries—Adams, chairman; Christianson, Cleary, Dolsen, Halleran, Healy, Sisson, Skinner, Starrett, Wilson (J. Ivan), Wiswall.

Forestry and Logged-off Lands—Halleran, chairman; Anderson (Frank), Dolsen, Emery, Leber, Neff, Roezli, Schultz, Westover.

Game and Game Fish—Eddy, chairman; Cannon, Collins, Emery, Fulkeron, Hews, Koehler, McIntosh, Post, Robbins, Sisson, Titus, Todd, Wilson (James W.), Wiswall.

Harbors and Waterways—Cochrane, chairman; Adams, Anderson (B. Roy), Moore, Skinner.

Horticulture—Gleason, chairman; Allen, Cochrane, Compton, Herren, Luck, Sorensen.

Industrial Insurance—Westover, chairman; Burns, Eddy, Hall, Halleran, Hews, McDonald, Moore, Nolan, Sullivan, Wiswall.

Insurance—Burns, chairman; Austin, Bingham, Brunton, McIntosh, Nelsen, Reeder, Roezli, Schade, Shoret, Vane, Waldron, Westover.

Judiciary—Magnuson, chairman; Benson, Cochrane, Healy, Ledgerwood, McDonald, Moore, Ott, Post, Richmond, Roth, Shone, Shoret, Waldron.


Medicine, Dentistry, Pure Food and Drugs—Wiswall, chairman; Clark (H. B.), Cleary, Haddon, Hall, Lanz, Reeves, Robbins, Smith (A. C.).

Memorials—Schade, chairman; Allen, Lanz, McGovern, Myers.

Military—Neff, chairman; Easterday, Miller, Reader, Schade, Starrett, Wilson (James W.), Wilson (John N.).

Mines and Mining—Luck, chairman; Clark (H. B.), Cleary, Hall, Koehler, Roezli, Stewart.

Municipal Corporations Other Than First Class—Gehlen, chairman; Bingham, Clark (A. W.), Leber, Post.

Parks and Playgrounds—Bilger, chairman; Fulkeron, Hall, Ledgerwood, McDonnell, Wanamaker, Wentworth.

Printing—Todd, chairman; Emerick, McGovern, Wentworth, Wilson (J. Ivan).

Public Buildings and Grounds—Brown, chairman; Allen, Aspinwall, Johnson, Todd.

Public Morals—Smith (A. C.), chairman; Anderson (Frank), Burns, Easterday, Gleason, Myers, Wilson (J. Ivan).

Public Utilities—Mandery, chairman; Benson, Cohn, Herren, Johnson, McGovern, Roth, Thompson, Todd, Waldron.

Reclamation and Irrigation—McDonnell, chairman; Benson, Compton, Gehlen, Hews, Robbins, Smith (B. L.).

Revenue and Taxation—Austin, chairman; Adams, Anderson (B. Roy), Bingham, Brunton, Carty, Compton, Eddy, Gehlen, Gessel, Gleason, Harter, Herren, Jones, Magnuson, Mann, McIntosh, Moore, Peterson, Roth, Shone, Thompson, Vane, Westover.

Roads and Bridges—Skinner, chairman; Aspinwall, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Easterday, Fulkeron, Halleran, Healy, Hews, Johnson, Koehler, Leber, Mandery, McDonnell, McGovern, Neff, Nolan, Ott, Post, Reader, Reeves, Smith (A. C.), Smith (B. L.), Smith (Vernon A.), Sisson, Sullivan, Van Dyk, Wanamaker.

Rules and Order—Yantis, chairman; Adams, Anderson (B. Roy), Aspinwall, Cohn, Hews, Jones, Ledgerwood, McDonald, Reeves, Roth, Starrett, Vane, Wanamaker.

Rural Credits and Agricultural Development—Nelsen, chairman; Allen, Edwards, Emerick, Peterson, Schults.

State Charitable Institutions—Anderson (Glen H.), chairman; Cannon, Carty, Collins, Hall, Lanz, Titus.
State Granted, School and Tide Lands—Wilson (John N.), chairman; Christianson, Miller, Roberts, Smith (B. L.), Smith (J. B.).

State Library—Brunton, chairman; Brown, Haddon, Roberts, Skinner, Waldron.

State Penal and Reformatory Institutions—Cleary, chairman; Benson, Dolsen, Gessell, Haddon, Johnson, Smith (Vernon A.).

Transportation Other Than Automotive—Robbins, chairman; Emerick, Fulkerson, Lanz, Nolan, Schade, Smith (Vernon A.), Wiswall.

Unemployment Relief—Sullivan, chairman; Anderson (Frank), Cannon, Compton, Eddy, Herren, Magnuson, Mann, Richmond, Robbins, Sorensen, Palmeteer, Van Dyk, Wanamaker, Westover.

MOTION.

Mr. Anderson (Frank) moved that a committee of seven members be appointed by the Speaker to be known as the "Credentials Committee", for the purpose of investigating the eligibility of several members of the House.

The Speaker: "Before taking any action on this matter I wish to make my position clear. It is quite proper that such a committee be appointed. The members will recall that a matter of somewhat similar nature was before the House at the last session. The law of the case is that the eligibility of members is for the House itself to determine and not by any other method. It would be quite proper for a committee to be appointed to investigate the facts and the law of the matter and report back to the House for the action of the House. The Speaker should probably make this further statement, in view of the motion which has been presented. The motion would undoubtedly involve the right of the Speaker himself to sit in this House. The Speaker has acted at attorney in several cases representing the State. He has participated in no less than seven such cases and has received remuneration in one. He has also assisted in one or two other departments. You may wish, and in all probability ought to leave the selection of this committee to someone other than the Speaker himself."

Mr. Richmond moved that Mr. Anderson's motion be amended so that the Speaker not appoint the committee, but that a temporary chairman be selected and that this temporary chairman appoint the committee.

Mr. Westover moved that the amendment be laid on the table, taking the original motion with it.

Debate was attempted.

The Chair ruled that the motion to lay on the table was not debatable. The Chair stated that the question before the House was on the motion by Mr. Westover that the amendment be laid on the table, taking the original motion by Mr. Anderson (Frank) with it.

Mr. Nolan demanded a roll call and the demand was sustained.

Mr. Cleary demanded a call of the House but the demand was lost.

The Speaker announced that he would not vote on the motion in view of the nature thereof.

The Clerk called the roll and the motion was lost by the following vote: Yeas, 30; nays, 53; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Bilger, Brunton, Burns, Christianson, Eddy, Emerick, Emery, Healy, Hews, Jones, Koehler, Leber, Ledgerwood, Moore, Ott, Post, Reader, Roberts, Roth, Sisson; Sorensen, Stewart, Wanamaker, Westover, Wilson (J. Ivan)—30.

Those voting nay were: Representatives Anderson (Frank), Brown, Cannon, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Collins, Compton, Dolsen, Easterday, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Johnson, Lanz, Luck, Mann, McDonald, McGovern, Miller,
Myers, Neff, Nelsen, Nolan, Palmeter, Peterson, Reeves, Richmond, Robbins, Roesli, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (J. B.), Smith (Vernon A.), Thompson, Titus, Todd, Van Dyk, Vane, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall—53.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Bingham, Carty, Cohn, Edwards, Gleason, Magnuson, Mandery, McDonnell, McIntosh, Smith (B. L.), Starrett, Sullivan, Waldron, Mr. Speaker—16.

The motion to lay on the table was declared lost. Several members reported "not voting."

Mr. Harter requested the Clerk to read Rule 18.

"Rule 18: Every member who shall be in the House when the question was put shall give his vote unless the House for special reasons shall excuse him."

Mr. Magnuson: "Point of order. "In view of the motion before the House I believe I am disqualified to vote, the same as the Speaker."

Mr. Westover moved that the members not voting be excused from voting.

The motion was carried.

Mr. Healy: "Point of order. "This motion as I understand it calls for the appointment of a Credentials Committee. We adopted the rules governing the last session and those rules set out the committees of the House, named them and the number of members thereof. This is then in effect a motion to amend the rules."

The Chair stated that this was not an attempt to amend the rules, but simply a motion to appoint a special committee, which is permitted at any time.

Debate ensued.

The Speaker announced that the matter which was now before the House was the original motion made by Mr. Anderson (Frank) that the Chair appoint a committee of seven as a Credentials Committee for the purpose of investigating the eligibility of certain members to seats in the House; that an amendment was offered by Mr. Richmond that the selection of a presiding officer be made from the floor to take the Chair for the purpose of naming the committee.

The Chair called Mr. Aspinwall to preside.

Mr. Aspinwall took the chair.

Mr. Todd requested that Mr. Richmond withdraw his motion to amend the motion of Mr. Anderson.

With the consent of the House Mr. Richmond withdrew his motion to amend the motion made by Mr. Anderson.

Mr. Roberts moved the previous question and the demand was sustained.

The Speaker (Mr. Aspinwall presiding) announced that the matter before the House was the motion by Mr. Anderson (Frank) that the Speaker appoint a committee of seven to be known as a Credentials Committee for the purpose of investigating the eligibility of certain members of the House.

Mr. Cleary demanded a roll call and the demand was sustained.

The Speaker (Mr. Aspinwall presiding) announced that a vote "aye" would be a vote in favor of the motion, and a vote "no" would be opposed to the motion.

The Clerk called the roll on the adoption of the motion by Mr. Anderson (Frank) and the original motion of Mr. Anderson was carried by the following vote: Yeas, 77; nays, 8; absent or not voting, 14.
The following bills were introduced, read first time by title and acted upon as indicated:

**House Joint Memorial No. 1**, by Representatives Collins and Miller: Relating to legislation providing for rehabilitation of homes and families. Ordered printed and referred to Committee on Banks and Banking.

**House Joint Memorial No. 2**, by Representative Cleary: Indorsing the passage of Senate Bill No. 70 introduced in the Senate of the Congress of the United States by Burton K. Wheeler, relative to the coinage of silver. Ordered printed and referred to Committee on Memorials.

**House Joint Memorial No. 3**, by Representative Roberts: Relating to the membership of House of Representatives of the United States of America. Ordered printed and referred to Committee on Memorials.

**House Bill No. 6**, by Representative Cochrane: An Act relating to the jurisdiction and authority in criminal matters of constables and justices of the peace of country precincts in a Class "A" county. Ordered printed and referred to Judiciary Committee.

**House Bill No. 7**, by Representative Roberts: An Act proposing the amendment of Article XI of the Constitution of the State of Washington by the addition thereto of a new section to be known as "Section 16," which shall authorize and direct the Legislature to provide for the formation of combined city and county municipal corporations; and providing for the submission of such proposed amendment to the qualified electors of the state for their approval or rejection. Ordered printed and referred to Committee on Constitutional Revision.
House Bill No. 8, by Representative Cleary: An Act relating to the operation of motor vehicles; requiring operators in collision to stop and offer information; relating to witnesses of collisions; providing penalties; amending Regulation Vehicle Operation Act, Chapter 309, Section 50, Session Laws, 1927 (Rem. Rev. Stat., Section 6362-50).

Ordered printed and referred to Committee on State Penal and Reformatory Institutions.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of the special order of business for the day.

Mr. McDonald moved that the vetoed bills, together with the veto messages of the Governor, be referred to the following committees:

House Bill No. 17—Judiciary Committee.
House Bill No. 66—Committee on Harbors and Waterways.
Substitute House Bill No. 92—Committee on Revenue and Taxation.
House Bill No. 452—Committee on Dairy and Livestock.
House Bill No. 467—Committee on Educational Institutions.
House Bill No. 13—Committee on Labor and Labor Statistics.
Substitute House Bill No. 29—Judiciary Committee.
Substitute House Bill No. 268—Committee on Industrial Insurance.
House Bill No. 401—Committee on Fisheries.
House Bill No. 403—Committee on Agriculture.
Substitute House Bill No. 421—Judiciary Committee.
House Bill No. 428—Committee on Agriculture.

The motion was carried.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 9, by Representative Cleary: An act relating to the crime of kidnaping; defining kidnaping and providing conditions of penalties thereof; defining aggravation of kidnaping; declaring an exception; denying commutation and pardon; declaring an emergency; amending Chapter 249, Section 158, Session Laws of 1909 (Remington's Revised Statutes of Washington, Section 2410).

Ordered printed and referred to Committee on State Penal and Reformatory Institutions.

House Bill No. 10, by Representative Waldron: An Act relating to the police relief, health, and insurance fund in incorporated cities of the first class, and amending Section 4 of Chapter 39, Laws of 1909, as amended.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 11, by Representative Cleary: An Act relating to savings and loan associations or societies, defining offenses, prescribing penalties and amending Section 19 of Chapter 169 of the Laws of 1919.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.
House Bill No. 12, by Representative Cleary: An Act in relation to legal holidays, and amending Section 1 and Section 2, Chapter 51 of the Laws of 1927.
Ordered printed and referred to Judiciary Committee.

House Bill No. 13, by Representatives Schultz and Clark (H. B.): An Act establishing a state highway in Pend Oreille County.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 14, by Representative Magnuson: An Act relating to the crime of kidnaping and punishment therefor, and amending Section 2410, Remington's Compiled Statutes of Washington.
Ordered printed and referred to Judiciary Committee.

House Bill No. 15, by Representative Sullivan: An Act relating to education, providing for the consolidation of school districts, the allocation of levies between union high school districts and their component districts, and amending Sections 4698, 4735, 4737, 4741, 4760, Remington's Compiled Statutes, and Section 1 of Chapter 199 of the Laws of 1927, and Section 1, Chapter 157 of the Laws of 1927.
Ordered printed and referred to Committee on Education.

House Bill No. 16, by Representatives Collins and Miller: An Act providing for the creation of a purchasing department and for the appointment of a purchasing agent in counties of the State of Washington, and defining duties of certain officers in relation thereto.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 17, by Representatives Collins and Miller: An Act to levy a surtax on the rental income of land and natural resources.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 18, by Representative Smith (Vernon A.): An Act relating to the crime of kidnaping, amending Section 158 of Chapter 249 of the Laws of 1909, and declaring that this act shall take effect immediately.
Ordered printed and referred to Judiciary Committee.

MOTIONS.
Mr. Post moved that all three bills relating to kidnaping (House Bills Nos. 9, 14 and 18) be referred to the Committee on State Charitable Institutions.
Mr. Cleary moved to table Mr. Post's motion without taking the bills with it.
The motion to table was carried.
Mr. Austin moved that House Bills Nos. 9, 14 and 18 go to the Judiciary Committee.
The motion was carried.
On motion of Mr. McDonald the House adjourned until 11:00 a. m., Thursday, December 7, 1933.

S. R. HOLCOMB, Chief Clerk.

Geo. F. YANTIS, Speaker.
FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, December 7, 1933.

The Speaker called the House to Order at 11:00 a.m.
The Clerk called the roll and all members were present except Representatives Benson, Bingham, Magnuson, McIntosh and Reader; Representatives Benson, Bingham and McIntosh having been excused.

Prayer was offered by Rev. Samuel J. Chaney of the First Methodist Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary Rule 20 was suspended.

MESSAGE.

ST. LOUIS, Mo., December 7, 1933.—8:11

SPEAKER,
House of Representatives, Olympia.

Account recent illness doctor advises against trip St. Louis to Olympia at this time. Therefore, with deepest regrets I herewith submit for your consideration my resignation as State Representative. Expected to reach Olympia by now. Would have notified sooner had I realized inability to attend. Notifying Speaker, Snohomish-Island Commissioners. Wire acceptance by Western Union.

C. E. MCINTOSH.

MOTIONS.

Mr. Miller moved that the Department of Public Works be requested by the House to introduce a bill to correct the defects in the present trucking law.

Debate ensued, and Representatives Miller, Compton, Schade, Mann, Van Dyk and Smith (Vernon A.) spoke in favor of the motion.

The previous question was ordered.

The Speaker declared the question to be on the motion by Mr. Miller that the Department of Public Works be requested to introduce a bill to correct the defects in the present trucking bill.

The motion was carried.

Mr. Anderson (Frank) moved that a telegram be sent to Mr. McIntosh.

The motion was carried.

The Speaker stated that he would send a telegram to Mr. McIntosh on behalf of the House.

PERSONAL PRIVILEGE.

Mr. Post: "Members of the House.
"We all know the reason why we were called to Olympia to this Legislature; why we were compelled to leave our businesses to come here. We of the other side of the mountains sacrificed as much as did you of the west side. The purpose of our meeting
here was to enact some liquor control legislation and it was the intention that the various districts in the state should have some voice in enacting this legislation. As we all know, this legislation will affect the entire state; not only the cities but all the country districts will be affected as well. We in the country may take a different point of view as to what is necessary, but nevertheless this legislation will affect us as much as it will you in the cities, and I trust that we may get together so that something of real value may be enacted.

"This legislation will be formulated by a committee of certain members of the House. Any member of the House outside of that committee—any section or district of the state not represented on this committee, will have nothing to say in determining what that legislation shall be. In looking over the personnel of this Liquor Control Committee I find that the cities have nearly all of the representation on this control committee. I find that King County, because Seattle is a large part of King County, has nine members of the thirty-three members; Spokane and Pierce Counties, each has four members; Yakima has two members; Whatcom two members, and the others are distributed mostly among the cities on the west side.

"On the east side of the Cascade Mountains there are only nine members on this committee; four from Spokane, two from Yakima or two from the larger cities. That leaves three members on the committee representing more than half of the area of the State of Washington. In addition to that fact, in Southern Washington there are eight counties that have no representation whatsoever. They are Klickitat, Skamania, Benson, Franklin, Garfield, Walla Walla, Columbia and Asotin. Walla Walla, containing one of the larger cities, and the largest city of Southern Washington, has no representation. No other county with a city of equal size has been left out. I do not know how this happens. I presume it was not intentional.

"As I have pointed out to you, it seems to me that Southern and Southeastern Washington should have some representation on this Liquor Control Committee."

Mr. Waldron, upon being recognized by the Speaker, under personal privilege explained to the House his position regarding his resignation from the Liquor Control Committee. He also defended the Speaker's appointment of the committee and urged meetings of the House as a committee of the whole, to consider liquor legislation.

The Speaker: "May the Speaker make a statement regarding this matter. The Speaker has no axes to grind whatsoever in the matter of liquor legislation. His only desire is that the will of the people of the state, represented by the Legislature, be enacted into law. It has been a matter of serious concern as to what should be done in the presentation of this matter; whether it should be left to one of the standing committees, or whether a special committee should be appointed to consider it. After giving the matter consideration it appeared that a special committee should be appointed. I took the trouble to inquire quite generally among the members as to their personal views, and also what comments they had heard from other sources, so as to determine what course should be followed—whether we should have a special committee or whether the bill should be referred to one of the standing committees. In the absence of the appointment of a special committee, under the rules it would be referred to one of the standing committees, unless the House otherwise ordered.

"May I say that I have personally felt, ever since I have been connected with this sort of work, that we would do better to spend more time as a committee of the whole, in considering the nature of our problems and the possible remedies, rather than to have them referred to a committee and there discussed in detail. But our legislative practice is otherwise. You will recall that one of the most important bills passed last session was considered at great length in the committee, and when it came out on the floor we did resolve ourselves into a committee of the whole and did consider the matter fully. There is no reason why that could not be done in this instance.

"I also desire to say a few words regarding the personnel of the committee. If the Speaker has one friend left in the House, he does not know it. May I say also, that if those of you who are mathematically inclined would take a list of ninety-nine members, and the groupings of the committees as provided under the rules, I think you could compute millions of possible combinations, and I will say with absolute certainty that if we were to try them all, not one would be satisfactory.

"Regarding the size of the committee, that was also discussed. The general opinion seemed to be that the committee should be a large one if it were to be representative of the various districts. We went finally to thirty-three. I doubt if there
are twenty members of the House who did not feel that there was a special reason for their being placed on that committee. We have been criticized for having so large a committee, and we have been very severely criticized for having so small a committee. The Speaker has been criticized because of the number from King County—because there were too many and because there were too few. I doubt if there is a county that does not feel that it has been neglected. So far as I am personally concerned, I feel that I can serve just as effectively without holding any position in the House.

"And may I say further that the committee is not of my picking. It represents the judgment of a dozen, but when it was completed and examined I felt that Eastern Washington had not received the proper representation, and I will say that Mr. Post's criticism is just; but I do not think that the matter is serious.

"Realizing that the committee was not properly balanced as to the East and West, changes have been made. By agreement Mrs. Wanamaker withdrew from the committee, making a place for Mr. Dolsen. That does not affect the East and West situation. Mr. George Adams on the west side, has withdrawn from the committee and has been replaced by Mr. Ledgerwood, who comes from Mr. Post's corner, which was not fairly represented. The chairman originally named, and the one whom the Speaker personally very sincerely wanted to head this committee, has withdrawn as chairman, because he feels he is unable to act as such, not being in accord with the policy of a large committee. I did not know that at the time the committee was formed. It has not been our practice, and never has been the practice of this House to consult the members concerning the chairmanship of committees. I therefore did not consult with Mr. Waldron, who was appointed chairman, but he feels himself unable to work under the proposed plan and has notified me that he has resigned. I therefore announce the appointment of Mr. Ledgerwood as chairman of that committee.

"I don't believe anyone appreciates the difficulties one encounters when attempting to serve in this capacity. I wish each of you might try. If there are those who are willing to trade places to make a more agreeable arrangement in the House I would be delighted, because we are after just one thing—results; fair consideration and results. No other purpose whatsoever, but I wonder sometimes if we don't magnify the importance of places.

"I have trespassed on your time at great length, but it seemed to be the thing to do."

MR. CLEARY: "As stated by Mr. Waldron, we are going to deal with millions of the State's money when we consider this liquor question. However, after the matter leaves the committee it comes out here on the floor of the House where anyone may offer amendments, and if this bill is not satisfactory to the entire House after it comes out, then it is up to you to offer amendments so that it will satisfy the people of the districts from where you come. I think they have done a wonderful job in selecting thirty-three members to solve this liquor problem."

MR. POST: "I desire to say, in answer to the Speaker's remarks, that what I said was not in the spirit of criticism of the Speaker's action, but I thought the mistake was made through an oversight. Had I known of the change in the arrangement there would have been no occasion for my remarks."

MR. ROTH: "Usually a committee of the House is appointed and selections are made for those appointments with due regard to the knowledge the men have of the questions that will normally come before that committee. That is particularly true when the question of money is involved, which, of necessity, we must conserve.

"With due respect to my friend from Spokane, I cannot agree with him, and particularly I cannot agree with reference to his ability.

"I must also differ on the point that this is not a financial question; this is primarily a social question. The money side of the liquor question must be submerged and we must consider it from the social side.

"The purpose of a committee is to permit the citizens of the state to come before that committee, present their views and ideas, so that every phase and every angle of the question is brought before that committee. The duty of the committee is to listen to that and give its best judgment to the House. In this connection I will further say that it is the duty of the committee to exchange ideas—an exchange of ideas among its members. Will this be better accomplished by a large committee or by a small committee? Is the judgment of a few better than the judgment of many? Necessity demands that we have majority and minority reports. I contend that in
connection with a question of this kind a large committee is necessary. We can resolve ourselves into a committee of the whole, as a matter of course, when we get to the final consideration of that bill. We then have a chance for a further exchange of ideas. I think the procedure is absolutely sound."

Mr. Anderson (Frank): "I think Mr. Post has frankly stated the matter to this assembly. His contention is that the cow counties of Eastern Washington are not properly represented on this committee. I believe that they should be represented, but at the same time they must be represented proportionately to the population the same as the representative system.

"In regard to Mr. Waldron, I am not inclined to side with Mr. Waldron. There have been thirty-three members selected for this committee to consider this liquor control question. If Mr. Waldron will agree that these thirty-three members sit on this liquor control committee and they give us their best judgment, we can thereafter resolve ourselves into a committee of the whole to take up the majority and minority reports of that committee.

"In Oregon they had a different idea than we have here. They took three members of the Public Morals Committee, three members of the Revenue and Taxation Committee and three other members of the House, and they sat as their committee.

"At this time I wish to state to you that should anything arise on which I desire to make my views known, I intend to arise and say them.

"I further notice that my name is not on this liquor control committee. I will state that I am sixty-one years of age. I have lived in the State of Washington many years; and, in fact, lived here during the days of the saloons and also for the thirteen years that this state was supposed to be dry, and in those thirteen years I have seen more corruption than you could find in the British Isles or in the whole of Europe. It has created everything that is bad, but finally under Franklin D. Roosevelt, we have seen fit to clear this situation. Prohibition is doomed, and it was doomed, and we voted 'to doom' it.

"I have, during the past six months, talked with the brewers in Spokane, with Jimmy Durkin of Spokane, who has been in the saloon business for forty years, and with many others, and they all want to see that proper measures are enacted.

"The Speaker probably feels that this personal privilege is somewhat extended."

Mr. Healy: "I want the record to show that Spokane is now a 'cow county'."

The Chair announced that the House would proceed with the regular order of business.

Mr. Austin: "Point of order.

"Why can't we have a liquor committee in the House and a liquor committee in the Senate, and all liquor bills to go to that committee, the House to consider its bills and the Senate to consider its bills?"

The Speaker stated, in order to close the discussion so that the House might proceed with the regular order of business, that such a plan had been under consideration, but that the Senate did not appear to want to follow such a course.

REPORTS OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash., December 6, 1933.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Concurrent Resolution No. 1, has compared same with the original Concurrent Resolution and finds it correctly enrolled.

I concur in this report: Harry H. Brown.

Herbert S. Harter, Chairman.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., December 7, 1933.

Mr. Speaker:

The President has signed Senate Bill No. 1, also Senate Bill No. 2, and the same are herewith transmitted.

Geo. E. Starr, Secretary.
The Speaker announced that he was about to sign House Concurrent Resolution No. 1, Senate Bill No. 1 and Senate Bill No. 2.

**INTRODUCTION AND FIRST READING OF BILLS.**

The following bills were introduced, read first time by title and acted upon as indicated:

**House Bill No. 19,** by Representatives Smith (J. B.) and Miller: An Act relating to the construction, acquisition and maintenance of certain public utilities by incorporated cities and towns, and amending Section 1 of Chapter 150 of the Laws of 1909, as amended, (Section 9488 of Remington's Revised Statutes) so as to include telephone, electrical and other communicating systems.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 20,** by Representative Anderson (Frank): An Act prohibiting nepotism by certain public officers, and providing penalties for violation thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 21,** by Representative Miller: An Act relating to coal mining, and amending Sections 8794, 8795 and 8796 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Mines and Mining.

**House Bill No. 22,** by Representative Miller: An Act relating to intoxicating liquors and the manufacture, sale, purchase, possession and disposition thereof; prescribing the powers and duties of certain officers in relation thereto; providing penalties for the violation of the provisions hereof; allocating revenues to be derived from the provisions of this act to the state, counties of the state, and the old age pension fund created under the provisions of Chapter 29 of the Laws of 1933; defining terms used and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 23,** by Representatives Fulkerson and Brown: An Act relating to the practice of public accountancy; providing for the licensing of public accountants.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 24,** by Representative Emerick: An Act relating to the deposit of funds in banks by county clerks of the State of Washington; and providing penalties.

Ordered printed and referred to Committee on Counties and County Boundaries.

**House Bill No. 25,** by Representatives Adams, Anderson (B. Roy), Vane, Starrett, Aspinwall, Roth and Wanamaker: An Act relating to intoxicating liquors, providing for the control and regulation thereof, and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.

**House Joint Resolution No. 1,** by Representative Smith (J. B.): Relat-
ing to the amendment of Article XXIII of the Constitution of the State of Washington by adding a new section to be known as "Section 4."

Ordered printed and referred to Committee on Constitutional Revision.

House Concurrent Resolution No. 2, by Representative Austin: Relating to the amendment of Joint Rule No. 25 of this extraordinary session.

Ordered printed and referred to Committee on Rules and Order.

Mr. Austin moved that the rules be suspended and that House Concurrent Resolution No. 2 be advanced to second reading.

The motion was lost.

House Joint Memorial No. 4, by Representative Todd: Relating to National Pension system for the aged.

Ordered printed and referred to Committee on Memorials.

MOTIONS.

Mr. Ledgerwood moved that five hundred extra copies of House Bill No. 25 be ordered printed.

Mr. Miller moved as a substitute motion to Mr. Ledgerwood's motion that five hundred additional copies of all liquor bills introduced in the House be ordered.

Mr. Todd and Mr. Roth spoke against the motion by Mr. Miller.

Mr. Post moved as an amendment to the substitute motion by Mr. Miller, that five hundred additional copies of House Bills Nos. 22 and 25 be printed, being the two liquor bills before the House.

The previous question was ordered.

The substitute motion by Mr. Post carried.

The Chair ruled that the passing of the amendment by Mr. Post disposed of the entire matter.

SPECIAL COMMITTEE.

The Speaker announced the appointment of the following special committee:

Committee to Investigate Credentials of Members—Healy, chairman; Anderson (Frank), Brunton, Ledgerwood, Ott, Reeves, Richmond.

REPORT OF STANDING COMMITTEE.

House of Representatives, Olympia, Wash., December 5, 1933.

Mr. Speaker:

We, your Committee on Claims and Auditing, beg leave to report the following number of miles of travel and the amount due each member as mileage coming to and going from this extraordinary session of the Legislature, and recommend that these amounts be allowed:
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<th>Amount</th>
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<td>H. B. Clark</td>
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<td>Reo R. Waldron</td>
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<td>James A. Cannon</td>
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<td>Fred Schade</td>
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<td>Will W. Wentworth</td>
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<td>Dave S. Cohn</td>
<td>Spokane</td>
<td>859 Cloverdale, Seattle</td>
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<td>J. T. Ledgerwood</td>
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EDMUND J. MILLER, Chairman.

We concur in this report: Harry D. Austin, Belle Reeves, E. Morris Starrett, Judson W. Shorett.

On motion of Mr. Miller the report was adopted.

On motion of Mr. McDonald the House adjourned until 11:00 a. m., Friday, December 8, 1933.

GEO. F. YANTIS, Speaker.
The Speaker called the House to order at 11.00 a.m.
The Clerk called the roll and all members were present except Representatives Benson, Bingham, Cochrane and Roth; Representatives Benson and Bingham having been excused.
Prayer was offered by Rev. Samuel D. Chaney of the First Methodist Church of Olympia, Washington.
The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.
Mr. Cleary moved the suspension of Rule 20. The motion was lost.

MESSAGE FROM THE SECRETARY OF STATE.

Special Certificate No. 63.
UNITED STATES OF AMERICA
STATE OF WASHINGTON
DEPARTMENT OF STATE

To All to Whom These Presents Shall Come:
I, Ernest N. Hutchinson, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that according to the records of this office, D. N. Judson has been duly appointed State Representative for the 38th District of Washington, for the unexpired term of C. E. McIntosh.

In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol, at Olympia, this 8th day of December, A.D. 1933.

Ernest N. Hutchinson,
Secretary of State.

The Speaker appointed Mrs. Wanamaker and Mr. Koehler to escort the newly appointed member, D. N. Judson, to the Bar of the House.
The Speaker administered the oath of office.

RESOLUTION.

Resolution by Mr. Nolan:
Resolved, By the House of Representatives of the State of Washington:
The Emergency Relief Administration of the State of Washington is hereby requested to report to the House of Representatives as follows, with such detail and exactness as may be, by Monday, December 11, 1933:
1st. Total monies received by said Administration to date, and the sources from which derived;
2nd. The amount allotted to and expended by each county;
3rd. Major projects, under way or completed, which have benefited from these relief funds, and the amount allotted to each, together with the amount expended in each case to date.
4th. A copy of the rules adopted by the Emergency Relief Administration, as required by law.
5th. Any recommendations in brief which the Emergency Relief Administration wishes to make to the House.
FIFTH DAY, DECEMBER 8, 1933

MOTIONS.

Mr. McDonald moved the adoption of the resolution.

Mr. Mann, Mr. Nolan, Mr. Anderson (Frank) and Mrs. Wanamaker spoke in favor of the motion.

Mr. Collins moved the previous question.

The Speaker declared the question to be on the motion by Mr. McDonald that the resolution by Mr. Nolan be adopted.

The motion was carried.

Mr. McDonald moved that the House extend to the Senate the right to use some of the House committee rooms.

The motion was carried.

On motion of Mr. Aspinwall Rule 20 was suspended.

MR. SPEAKER:

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 7, 1933.

We, of your Judiciary Committee, to whom was referred vetoed House Bill No. 17, entitled "An Act relating to the licensing and regulation of motor vehicle operators, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, and repealing Section 4 of Chapter 96 of the Laws of 1921; Sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 14, 15, 16, 17, 18, 19 and 20 of Chapter 108 of the Laws of 1921; and Sections 1 and 2 of Chapter 122 of the Laws of 1923 and all other laws or parts of laws in conflict herewith," together with a certified copy of the Governor's veto message in reference thereto, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Governor's veto be sustained.

WARREN G. MAGNUSON, Chairman.


STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 18th, 1933.

To the Honorable the House of Representatives of the State of Washington:

(Through the Secretary of State.)

I am returning herewith House Bill No. 17, entitled "An Act relating to the licensing and regulation of motor vehicle operators, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, and repealing Section 4 of Chapter 96 of the Laws of 1921; Sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 14, 15, 16, 17, 18, 19, and 20 of Chapter 108 of the Laws of 1921; and Sections 1 and 2 of Chapter 122 of the Laws of 1923 and all other laws or parts of laws in conflict herewith."

This bill is approved with the exception of Section 29, which is vetoed.

This section conflicts with Substitute House Bill No. 290, passed at this session, which has placed the authority to appoint members of the State Highway Patrol with the Governor.

For this reason, Section 29 is vetoed and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

OFFICE OF THE SECRETARY OF STATE,
OLYMPIA, WASHINGTON.

I, ERNEST N. HUTCHINSON, Secretary of State of the State of Washington, hereby certify that the above and foregoing is a full, true and correct copy of the message of Clarence D. Martin, Governor of the State of Washington, vetoing Section 29 of House Bill No. 17, Laws of 1933, as appears from the original thereof, filed in my office March 18, 1933.
Chapter 147, House Bill No. 17:
An Act relating to the licensing and regulation of motor vehicle operators, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, and repealing Section 4 of Chapter 96 of the Laws of 1921; Sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 14, 15, 16, 17, 18, 19 and 20 of Chapter 108 of the Laws of 1921; and Sections 1 and 2 of Chapter 122 of the Laws of 1923 and all other laws or parts of laws in conflict herewith.

Section 29. It shall be the duty of the Director of Efficiency to appoint a sufficient number of highway police who shall have the power of peace officers for the purpose of enforcing the provisions of this act and all motor vehicle laws, rules and regulations.

Mr. Magnuson moved the adoption of the Committee report.

The motion was carried.

Mr. Speaker:

We, of your Judiciary Committee, to whom was referred House Bill No. 6, entitled "An Act relating to the jurisdiction and authority in criminal matters of constables and justices of the peace of country precincts in a Class 'A' county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1 in line 6 thereof, being line 1 of the printed bill, by striking out the word "without," and insert in lieu thereof the word "outside."

Amend Section 1 in line 10 thereof, being line 4 of the printed bill, by striking out the word "without," and insert in lieu thereof the word "outside."


On motion of Mr. Cochrane the rules were suspended and the bill was advanced to second reading and read the second time in full.

On motion of Mr. Magnuson the committee amendments to Section 1 were adopted.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Cochrane the rules were suspended, the second reading considered the third, the bill was placed on final passage and it passed the House by the following vote: Yés, 92; nays, none; absent or not voting 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.),
FIFTH DAY, DECEMBER 8, 1933


Those absent or not voting were: Representatives Benson, Bingham, Brown, Haddon, Ledgerwood, Roth, Vane—7.

The bill having received the constitutional majority was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 7, 1933.

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 2, indorsing the passage of Senate Bill 70 introduced in the Senate of the Congress of the United States by Burton K. Wheeler, relative to the coinage of silver, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED SCHADE, Chairman.

We concur in this report: Wm. A. Allen, Dan McGovern, Florence W. Myers, Esther M. Lanz.

The bill was passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 7, 1933.

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 3, relating to the membership of the House of Representatives of the United States of America, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

FRED SCHADE, Chairman.

We concur in this report: Wm. A. Allen, Dan McGovern, Florence W. Myers, Esther M. Lanz.

The bill was passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 7, 1933.

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 4, relating to National Pension System for the Aged, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED SCHADE, Chairman.

We concur in this report: Wm. A. Allen, Dan McGovern, Florence W. Myers, Esther M. Lanz.

The bill was passed to second reading.

REPORT OF SPECIAL COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 7, 1933.

We, your Committee on Credentials, respectfully report to the House that your committee has met and organized and has adopted the following resolution:
"Resolved, That the roll of the House as certified by the Secretary of State be accepted as prima facie evidence of the eligibility of each and every member of the House to sit;"

"Further Resolved, That this committee will investigate the eligibility of any member to sit in the House only upon written charges as to the ineligibility of such member filed in writing with the committee."

TIM HEALY, Chairman.

We concur in this report: Bell Reeves, J. T. Ledgerwood, W. A. Richmond, Richard B. Ott, E. L. Brunton, Frank Anderson.

Upon motion of Mr. Anderson (Frank) the report of the Committee on Credentials was adopted.

Mr. Sisson stated that he had just received notification of the death of the eldest son of Representative Bingham and wife, and moved that a committee of three members of the House be appointed to draft a resolution of sympathy to be sent to the members of the family.

Mr. Aspinwall moved as an amendment to the motion by Mr. Sisson, that in addition to the resolution to be drafted, that out of the Legislative Expense Fund a proper amount be used to send flowers.

The motion as amended was carried.

The Speaker announced that he would name the committee before adjournment.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 26, by Representative Anderson (Frank): An Act relating to the taxation and the sale, disposition, transportation, manufacture for sale, and possession for sale of fermented malt and malted beverages; establishing a State Beverage Control Board and defining its powers and duties; providing for the creation of certain funds and making appropriations therefrom for the State Current School Fund, the county old age pension and indigent relief funds and the county, city and town current or general expense funds; providing penalties for violations of this act; repealing all acts or parts of acts in conflict herewith; providing for licenses and allocating portions thereof to counties, cities and towns; and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 27, by Representatives Easterday, Vane and Richmond: An Act relating to elections and primary elections and voting by absent and disabled voters, and repealing Sections 5280, 5281, 5282, 5283, 5284 and 5285 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 28, by Representatives Titus, Fulkerson, Nolan, Hall, Wilson (James W.) and Easterday: An Act relating to labor and labor disputes, defining and limiting the powers of the courts of this state in the granting of restraining orders and injunctions in cases involving or growing out of any labor dispute, and in the trial and punishment for contempt for violation thereof, declaring the public policy of the State of Washington with respect thereto and with respect to contracts of employment and hiring, and repealing all acts and parts of acts in conflict therewith.

Ordered printed and referred to Judiciary Committee.
House Bill No. 29, by Representatives Titus, Anderson (Frank) and Smith (J. B.): An Act relating to the payment of wages for labor in lawful money, and amending Section 7595 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 30, by Representative Titus: An Act relating to the protection of trademark owners, distributors and the public against injurious and uneconomic practices in the distribution of articles of standard quality under a distinguished trade mark, brand or name.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 31, by Representatives Titus, Fulkerson, Nolan and Hall: An Act to prohibit the employment of aliens by contractors and subcontractors on all public work, except in certain cases of extraordinary emergency, providing for the reporting of such cases of extraordinary emergency and the keeping of records of the citizenship of workers employed upon public work and the inspection of such records by the proper officials, providing for a forfeiture for each calendar day, or portion thereof, any alien is knowingly permitted to work on public work and for a stipulation to this effect in the contract, and providing other penalties for violation of the provisions thereof.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 32, by Committee on Labor and Labor Statistics: An Act relating to the protection of the lives, health and morals of minor and women workers; establishing an industrial welfare commission for women and minors; prescribing its powers and duties; establishing a minimum wage; providing penalties; amending Section 1 of Chapter 68 of the Laws of 1915, as amended by Section 1 of Chapter 29 of the Laws of 1917; amending Sections 3, 10, 11, 12 and 14 of Chapter 174 of the Laws of 1913, adding a new section to be known as “Section 3½” to, and substituting a new section for Section 13 of Chapter 174 of the Laws of 1913; and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 33, by Committee on Labor and Labor Statistics: An Act relating to Public Works, providing for the payment of not less than the general prevailing rate of wages on public works, and not less than the general prevailing rate of wages for legal holiday and overtime work on public works, providing for the ascertainment of such general prevailing rate by the public body awarding the contract and its insertion in the contract and call for bids for the contract, providing for the keeping of records of the wages paid all workers engaged in public work and the inspection of such records by the proper public officials, providing for a forfeiture for each calendar day, or portion thereof, any worker is paid less than the said rate and for a stipulation to this effect in the contract, and providing other penalties for violation of the provisions thereof.

Ordered printed and passed to second reading.
House Bill No. 34, by Committee on Labor and Labor Statistics: An Act relating to wages and rebates therefrom, defining offenses, providing penalties, and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 35, by Representatives Miller and Collins: An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending Chapter 80 of the Laws of 1917 as amended by Section 14 of Chapter 205 of the Laws of 1929.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 36, by Representative Brown: An Act authorizing the state to engage in the purchase and sale of gasoline, oils and lubricants, providing the manner in which such business shall be carried on, creating a special fund, making appropriations for the purpose of carrying out the provisions of this act, and declaring an emergency.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 37, by Representative Waldron: An Act to promote true temperance and relating to the transportation, handling, sale, possession, manufacture and control of intoxicating liquor, creating the Washington State Liquor Control Commission and providing for its organization, defining its powers and duties, and fixing compensation therefor; defining intoxicating liquor; providing for the leasing, opening and operation of liquor stores, and the purchase and sale of intoxicating liquor by said commission; authorizing said commission to hire employees, fix prices of liquor, and to make rules governing its handling, manufacture, control, use and sale; authorizing and regulating the issuance and revocation of liquor permits to individuals, hotels, restaurants, manufacturers and exporters; fixing fees to be charged; prohibiting drinking in public places; prohibiting the producing, distilling, manufacture, sale, exchange or furnishing of intoxicating liquor except in certain cases; declaring certain places to be nuisances, and providing for their abatement; regulating the handling and sale of intoxicating liquor and alcohol by druggists and others; regulating the use, possession and importation of intoxicating liquor for sacramental purposes; prohibiting the maintaining of places for unlawful sale of intoxicating liquor; authorizing said commission to make and enforce rules and regulations for all handling and sale of any intoxicating liquor and alcohol, and prohibiting their receipt from any common carrier; defining the crimes of being a jointist and bootlegger; fixing and providing penalties for violations of this act; providing for the appointment of a treasurer and auditor, and defining their powers, duties, liabilities, and fixing their bonds and compensation; regulating the handling, custody, and accounting of the commission's properties and moneys; regulating the paying of all claims and drawing of warrants; providing for the payment of profits for the sale of liquor and licenses to the Current State School Fund, Old Age Pension Fund, Adult Blind Revolving Fund, and Mothers' Pension Fund, which is created; making an appropriation to provide for expenditures incurred by the commission, and providing for the repayment of said appropriation; describing the duties of the Director of Efficiency toward the commission;
declaring an emergency, and providing that this act should take effect immediately.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 38, by Representative Wentworth: An Act relating to certain liquors, including alcohol and alcoholic and intoxicating liquors and beverages; providing for and regulating the manufacture, sale, possession and disposal thereof; providing for the raising of revenue to defray governmental functions by prescribing fees to be paid the state for the privilege of manufacturing, selling, possessing and disposing of the same; prescribing penalties for violation of the act; making an appropriation; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 39, by Representative McGovern: An Act to provide for the erection of a bridge across Cedar River at Renton in King County and authorizing the appropriation of funds therefor.

Ordered printed and referred to Committee on Roads and Bridges.

House Joint Memorial No. 5, by Representative Anderson (Frank): Relating to the payment of Liberty Bonds as they become payable in Legal Tender currency.

Ordered printed and referred to Committee on Memorials.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 8, 1933.

Mr. Speaker:

The President has signed House Concurrent Resolution No. 1, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. McDonald moved that the Sergeant-at-Arms be permitted to pass around some cigars which had been provided by benevolent citizens of Olympia.

The motion was carried.

MESSAGE.

As the Christmas Tree sponsored by the merchants of this community for the state employees was programmed before the extraordinary session had been called, and not wanting the members of our Legislature, away from home, to feel that they had been overlooked, we ask that you accept with our compliments this little reminder of Christmas Cheer.

HARRIS DRY GOODS COMPANY,
J. C. PENNEY COMPANY.
OLYMPIA DRUG COMPANY.

The Speaker appointed Representatives Sisson, Brunton and Miller as a committee to draft a resolution of sympathy to be sent to Representative Bingham and family.

Mr. Ledgerwood moved that the Liquor Control Committee be allowed the use of the House Chamber for a public hearing next Monday afternoon about 1:30 p. m., and Monday evening, December 11, 1933.

The motion was carried.

ANNOUNCEMENT.

Pursuant to resolution of the Committee on Credentials, written charges of ineligibility to sit as members of the Legislature have been filed with
the committee against the following members; W. A. Allen, Warren G. Magnuson, A. E. Mandery, Donald A. McDonald, Stephen J. McDonnell, George F. Yantis, Jay Gleason, E. Morris Starrett, John R. Sullivan.

These members are requested to appear in the order named before the committee in Committee Room 10, Tim Healy, chairman, commencing at 1:30 this afternoon.

Mr. McDonald moved that the House adjourn until 1:00 p. m., Monday, December 11, 1933.

Mr. Ott moved as an amendment to Mr. McDonald’s motion that the House adjourn until 10:00 a. m., Saturday, December 9, 1933.

Mr. Neff moved that Mr. Ott’s motion be laid on the table without taking the original motion with it.

The Speaker ruled that the motion before the House was not debatable. The previous question was ordered.

The Speaker announced that the question before the House was the proposed amendment by Mr. Ott to Mr. McDonald’s motion. The amendment was lost.

The Speaker announced that the question before the House was the motion by Mr. McDonald that the House do now adjourn until 1:00 p. m., Monday, December 11, 1933.

The motion was carried.

GEO. F. YANTIS, Speaker.

S. R. HOLCOMB, Chief Clerk.

EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, DECEMBER 11, 1933.

The Speaker called the House to order at 11:00 a. m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Benson, Bingham, Halleran, Harter, Koehler, McGovern, Moore, Myers, Nelsen, Reader, Roberts, Smith (B. L.), Smith (Vernon A.), Van Dyk and Vane; Representatives Benson, Bingham, Halleran, Nelsen and Vane having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

Upon motion of Mr. Nolan Rule 20 was suspended.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1933.

MR. SPEAKER:
Your Committee on Engrossment to whom was referred House Bill No. 6, has compared same with the original bill and finds it correctly engrossed.

EDWIN L. EMERICK, Chairman.

I concur in this report: Mr. Nelson Neff.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1933.

We, of your Committee on Rules and Order, to whom was referred the Governor's message for segregation and recommitment, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that part of the Governor's message delivered to the extraordinary session of the Twenty-third Legislature relating to higher educational problems be referred to both the Committee on Educational Institutions and the Committee on Appropriations.

That that portion of the Governor's message referring to the General Fund Deficit be referred to the Committee on Appropriations.

That that portion of the Governor's message referring to liquor control be referred to the Committee on Liquor Control.

We concur in this report: Pearl A. Wanamaker, B. Roy Anderson, E. Morris Starrett, C. C. Aspinwall, G. N. Adams, John R. Jones, Donald A. McDonald, Chas. I. Roth, W. P. Hews, J. T. Ledgerwood, Dave S. Cohn, Belle Reeves.

Mr. McDonald moved the adoption of the committee report.

The motion was carried.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1933.

We of your Committee on State Penal and Reformatory Institutions to whom was referred House Bill No. 8, entitled "An Act relating to the operation of motor vehicles; requiring operators in collision to stop and offer information; relating to witnesses of collisions; providing penalties; amending Regulation Vehicle Operation Act, Chapter 309, Section 50, Session Laws, 1927 (Rem. Rev. Stat., Section 6362-50)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ED P. CLEARY, Chairman.

We concur in this report: Lulu D. Haddon, Chas. Gessell, W. O. Dolsen, Vernon A. Smith, Martin J. B. Johnson.

Mr. McDonald moved that House Bill No. 8 be rereferred to the Judicial Committee.

The motion was carried.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1933.

Mr. Speaker:
We, a majority of your Committee on Labor and Labor Statistics, to whom was referred vetoed House Bill No. 13 entitled "An Act requiring minimum wage provisions in contracts for Public Works and prescribing penalties for breaches thereof, and prohibit employment of certain aliens thereon, providing for the prequalification of bidders on public work, prescribing right and effect of appeal, and providing for limiting public improvements to be awarded to a single bidder," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the veto of the Governor be sustained.

MYRON H. TITTUS, JR., Chairman.

TO THE HONORABLE THE HOUSE OF REPRESENTATIVES OF THE STATE OF WASHINGTON:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, House Bill No. 13, entitled:

"An Act requiring minimum wage provisions in contracts for Public Works and prescribing penalties for breaches thereof, and prohibit employment of certain aliens thereon, providing for the prequalification of bidders on public work, prescribing right and effect of appeal, and providing for limiting public improvements to be awarded to a single bidder."

As originally introduced, this bill proposed that bidders or the boards should fix a minimum wage to be paid labor on any contract. In the course of its legislative consideration, there were added three sections which, while perhaps germane to the subject of public works, were entirely and completely dissociated from the original purpose of the bill. These sections seem impracticable and are unreasonable.

Furthermore, Section 1 of the bill has been the subject of serious errors, either in transcribing or enrolling, or by improper amendments, so that the section is scarcely intelligible.

Present public contract law provisions have stood the test of time without serious criticism. It seems best, therefore, that this proposed legislation be not enacted into law.

For these reasons, House Bill No. 13 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

Mr. Titus moved the adoption of the committee report.

The motion was carried.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 40, by Representatives Brown and Wiswall: An Act relating to "tax free homes" within the State of Washington and providing the definition of such homes, including the personal property therein when used by the owner for the home comforts or happiness of such owner or members of his family, and fixing the estate and area of land which will constitute and may be included within said home, and repealing all acts and parts of acts in conflict herewith.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 41, by Representatives Lanz, Reeves, Mann, Palmeter, Smith (J. B.), Todd, Anderson (Frank), Brown and Emerick: An Act relating to the hours and wages of women employed in the occupation of Home Service Employees.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 42, by Representatives Lanz, Reeves, Mann, Palmeter, Smith (J. B.), Todd, Anderson (Frank), Brown and Emerick: An Act relating to hours and minimum wage of women employees and amending Section 1, Chapter 37 of the Laws of 1911, and Section 2, Chapter 174 of the Laws of 1913.

Ordered printed and referred to Committee on Labor and Labor Statistics.
House Bill No. 43, by Representative Schultz: An Act relating to public offices, and prohibiting members of the Legislature from holding certain offices.
Ordered printed and referred to Judiciary Committee.

House Bill No. 44, by Representative Mann: An Act relating to cities of the first class, and authorizing the establishment and operation of municipal depositories or quasi banks therein.
Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 45, by Representatives Cochrane, Nelsen, McGovern and Adams: An Act establishing a state highway in King County.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 46, by Representatives Nelsen, McGovern and Cochrane: An Act relating to the collection of real and personal property taxes, providing for the remission of interest and principal upon delinquent real and personal property taxes, providing for payment of delinquent real and personal property taxes in installments, amending Sections 1, 2 and 3 of Chapter 53 of the Laws of 1933, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 47, by Representative Ledgerwood: An Act making an appropriation to cover expenses of Superior Judges in districts comprising more than one county, while traveling on judicial business and holding court in county seats outside the counties of their residence, but within their districts, during the biennium beginning April 1st, 1933.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 48, by Representative Anderson (Frank): An Act relating to the collection of taxes, providing for the remission of interest upon delinquent real property taxes, providing for the payment of delinquent real property taxes in installments, amending Sections 2, 3 and 4 of Chapter 53 of the Laws of Washington of 1933, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 6, by Representative Anderson (Frank): Relating to the demonetization of silver.
Referred to Committee on Memorials.
Mr. Schade moved that House Joint Memorial No. 6 be not printed.
Mr. Phillip McDonough, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to a seat upon the Rostrum by Representative Moore.
After a brief discussion the previous question was ordered.
The Speaker declared the question to be on the motion by Mr. Schade that House Joint Memorial be not printed.
Mr. Anderson (Frank) demanded a roll call but the demand was not sustained.
The motion was carried.
MOTIONS.

Mr. Nolan moved that the House revert to the Fourth Order of Business.
The motion was carried.

Mr. Nolan moved that the time for filing a report by the Committee
on Unemployment Relief be extended until next Thursday.
The motion was carried.

Mr. Titus moved that House Bill No. 28, which had been referred to the
Judiciary Committee, be rereferred to the Committee on Labor and Labor
Statistics.

Mr. Magnuson announced that the bill had been referred to the Judiciary
Committee on December 8th, and the committee had not had an opportunity
to act on the bill.

The previous question was ordered.

The Speaker declared the question to be on the motion by Mr. Titus
that House Bill No. 28, heretofore referred to the Judiciary Committee, be
rereferred to the Committee on Labor and Labor Statistics.

The motion was lost.

On motion of Mr. Nolan the House returned to the regular order of busi-
ness.

The Speaker: "May the Chair have the indulgence of the House for a moment?
Many of the members who went home over the week-end experienced some diffi-
culty in returning. All of us have been reading in the papers the accounts of the
flood, stated to be the worst in the history of the State. There is a little matter
which may be of interest to the members of this House. The Speaker was unable to
secure any of the details from any of the members, but we are indebted to the State
Librarian for the following information, which I will ask the Clerk to read:

"In a little dingy room, known as the Council Chamber, we see the nine pioneer
members of the Council, presided over with impartiality, ability and dignity by
Hon. George N. McConaha, the gentleman from King and Pierce—a young man of fine
legal training and quick wit and rare eloquence, and a resident of Seattle, who met
a sad death by drowning, on his way home in a canoe with Captain Barstow and a
party of Indians, between Alki Point and Vashon Island, leaving a widow and two
little children to mourn his tragic death." (From Snowden's History of Washington,
Volume 3, Page 229.)

"McConaha was drowned, in company with P. B. Barstow, in the Sound, on the
23rd day of May, 1854." (From Bancroft's History of Washington, Page 73.)

"In that early day the approach to the Capitol was by water. The members
commonly arrived by canoe. The present floods, practically isolating the Capitol from
the outside, brought to mind this paragraph of early history, and the interest it may
have for the members of this House. It appeared that many members might have
to return to Olympia by boat or canoe even today."

The Speaker announced that Mrs. Haddon had been substituted for
Mr. Halleran on the Committee on Liquor Control.

On motion of Mr. McDonald the House adjourned until 10:00 A. M.,
December 12, 1933.

S. R. Holcomb, Chief Clerk.

GEO. F. YANTIS, Speaker.
NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, December 12, 1933.

The Speaker called the House to order at 10:00 A. M.
The Clerk called the roll and all members were present except Repre­sentatives Benson, Burns, Clark (H. B.), Cochrane, Emerick, Halleran, Hews, Roberts, Vane and Wilson (John N.); Representatives Benson, Halleran and Vane having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presby­terian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

On motion of Mr. Easterday Rule 20 was suspended.

MOTION.

Mr. Anderson (Frank) moved that the proper authorities be asked, at the earliest possible date, to report the condition of the school finances of the State of Washington, both with regard to the common schools and the schools of higher education, and that in addition thereto the Tax Commiss­ion be asked to report its condition and how much had been collected by the State Tax Commission under Substitute House Bill No. 92, being Chapter 191 of the Session Laws of 1933.

The motion was carried.

MESSAGE FROM THE DEPARTMENT OF PUBLIC WORKS.

STATE OF WASHINGTON, DEPARTMENT OF PUBLIC WORKS,
* OLYMPIA, December 11, 1933.

To the Honorable Members of the House of Representatives,
State of Washington.

GENTLEMEN:

In response to the motion that "the Department of Public Works be requested by the House to introduce a bill to correct the defects in the present trucking law", I herewith hand you bills amending Chapter 111 of the Laws of 1921 and Chapter 166 of the Laws of 1933, both of which relate to truck operation and which taken to­gether, constitute the present truck laws.

The act amending Chapter 111 of the Laws of 1921 eliminates from the present certified carrier law the provision that such certificates when granted are exclusive, and permits the Department to grant a second or additional certificates if it finds that public convenience and necessity require. This would eliminate the greatest difficulty which has arisen in the enforcement of Chapter 166 of the Laws of 1933.

The act amending Chapter 166 of the Laws of 1933 makes the following changes therein:

Section 1A: Eliminates U. S. mail and newspaper carriers.
Section 3A: Provides for temporary contract hauler permits.
Section 5: The present fixed requirement as to the amount of liability and property damage insurance which contract haulers must carry is eliminated and
the Department permitted to fix these amounts upon due consideration of the facts pertaining to the particular operation.

Section 13: A new clause is added in order to clarify what constitutes the "business" of transporting property for compensation and to allow the Department to exclude therefrom small, incidental and casual haulers.

Section 14A: Provides for temporary "for hire carrier" permits.

Section 15: The present fixed requirement as to the amount of liability and property damage insurance which for hire carriers must carry is eliminated and the Department permitted to fix these amounts upon due consideration of the facts pertaining to the particular operation.

Section 16: In accordance with N. R. A. policy, jurisdiction of the Department is extended to permit it to prescribe minimum rates for "for hire carriers."

In order to prevent the Department from being imposed upon, the authority is granted to prescribe rules and regulations covering all haulers for compensation. This amendment is necessary in connection with that made to Section 13.

Section 21: The Department's interpretation that the act does not apply to private carriers within the cities and towns is clarified by writing the same into the act itself.

Section 23: The present mandatory requirements as to contents of private carrier permits (which are cumbersome and serve no useful purpose) are eliminated, leaving this to determination by the Department.

Section 25: The original act failed to prescribe an application fee for private carriers. These applications involve considerable work and the fees are payable only when the original application is made. A reasonable charge of $2.00 covering the expenses thereof should be made.

Section 28: The words "at least monthly" are inserted in the act to make the same correspond to other acts affecting this Department relating to the payment of money into the State Treasury.

In my opinion the foregoing constitutes the corrections which should be made in the motor truck legislation at this time. I would be pleased to appear before any committee of your Honorable Body to answer any questions and to give any explanations concerning the above which you may desire.

Respectfully submitted,
DEPARTMENT OF PUBLIC WORKS,
E. K. MURRAY, Director.

RESOLUTION.

Resolution by Representatives Sisson, Brunton and Miller:

Be It Resolved, By the House of Representatives assembled in extraordinary session, that the sympathy of this body be and the same is hereby extended to Representative Bingham and family in this hour of bereavement due to the death of his son.

Most of us have tasted of the sorrow which attends the passing of loved ones, but we do not grieve as one without hope; we realize that He who grants us life, likewise taketh it away.

In this sad hour we commend you to the watchful care and benediction of Him whose bountiful gifts are daily bestowed upon each of us, and whose gracious promise of consolation and comfort goes out to those of heavy heart.

Respectfully submitted,
GRANT C. SISSON, Chairman,
E. L. BRUNTON,
EDMUND J. MILLER.

On motion of Mr. Sisson the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, your Committee on Claims and Auditing, beg leave to report the following number of miles of travel and the amount due D. N. Judson as mileage coming to
and going from this extraordinary session of the Legislature, and recommend that
the amount be allowed:

<table>
<thead>
<tr>
<th>Name</th>
<th>Counties Represented</th>
<th>Address</th>
<th>Miles</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>D. N. Judson</td>
<td>Island, Part Snohomish</td>
<td>Oak Harbor</td>
<td>358</td>
<td>$35.60</td>
</tr>
</tbody>
</table>

EDMUND J. MILLER, Chairman.

We concur in this report: Belle Reeves, Judson W. Shorett, E. Morris Starrett, Harry D. Austin.

Upon motion of Mr. Miller the report of the committee was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 12, 1933.

MR. SPEAKER:

We of your Committee on Rules and Order, to whom was referred Joint Memorial No. 3, relating to the membership of House of Representatives of the United States of America, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be rereferred to the Committee on Memorials.

GEO. F. YANTIS, Chairman.

We concur in this report: Donald A. McDonald, E. Morris Starrett, Dave S. Cohn, G. N. Adams, C. C. Aspinwall, Belle Reeves, B. Roy Anderson, John R. Jones, Pearl A. Wanamaker, J. T. Ledgerwood.

Upon motion of Mr. Healy the report of the committee was adopted.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 49, by Representative Waldron: An Act relating to the management of savings and loan associations and to the withdrawal of shares therein and to the rights of members withdrawing shares therein; amending Sections 29 and 30 of Chapter 183 of the Session Laws of the State of Washington for the regular session of 1933, entitled: "An Act relating to the organization, management and supervision of savings and loan associations; declaring specifications to be crimes; providing penalties for violations; repealing Sections 9, 12, 17, 21, 22, 25 and 26 of Chapter 110, Laws of 1913, Sections 1, 4, 5 and 7 to 15, inclusive, and 17 to 23 inclusive, of Chapter 144, Laws of 1925 (being Sections 3716 to 3748 inclusive, of Chapter 1, Title XXI of Remington's Compiled Statutes of Washington and Remington's 1927 Supplement thereto); and declaring that this act shall take effect immediately;" and adding a new section thereto to be known as "Section 29 A."

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 50, by Representative Waldron: An Act relating to occupational and excise taxation and amending Section 2 of Chapter 191 of the Session Laws of the State of Washington for the regular session of 1933 entitled: "An Act relating to taxation; imposing taxes upon the privilege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing penalties; making appropriations; and declaring that this act shall take effect immediately."

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 51, by Representative Waldron: An Act relating to taxation and to the exemption of real and personal property from taxation and
amending Section 1, Chapter 115, Session Laws, 1933, which amended
Section 1, Chapter 126, Session Laws, 1929, which amended Section 7,
Chapter 130, Laws of Extraordinary Session 1925.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 52, by Representatives Smith (J. B.), Nelsen, Magnuson,
Miller, Palmeter, Herren, Titus, Mann and Van Dyk: An Act relating to
deficiency judgments, amending Sections 1117 and 1118 of Chapter 2, Rem-
ington's Compiled Statutes, and repealing Section 1119. Providing pen-
alties and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 53, by Representative Magnuson: An Act authorizing
incorporated cities and towns and port districts to engage in the business
of the manufacture, purchase and sale of liquid fuel.

Ordered printed and referred to Committee on Commerce and Manu-
ufacturing.

House Bill No. 54, by Representatives Wilson (John N.), Cleary, Todd
and Easterday: An act relating to alcoholic liquors; regulating the manu-
facture, possession, sale and disposal thereof; defining offenses, prescrib-
ing penalties; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 55, by Representative Easterday: An Act defining malt
beverages and establishing the intoxicating properties thereof.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 56, by Representatives Easterday and Hall: An Act re-
lating to the hours of labor in public institutions, under the direction and
control of the State of Washington, setting overtime wages for violation
thereto, and repealing all acts or parts of acts and/or all resolutions and
parts of resolutions of the State of Washington in conflict herewith in any
way affecting the validity of this act.

Ordered printed and referred to Committee on State Charitable Insti-
tutions.

House Bill No. 57, by Representative Austin: An Act providing for four
additional Judges of the Superior Court of the State of Washington, in and
for King County, and for their appointment and election.

Ordered printed and referred to Judiciary Committee.

House Bill No. 58, by Representative Smith (J. B.): An act relating to
the regulation of conditions and hours of employment and providing
penalties therefor, and repealing all acts or parts of acts, in conflict ther-
with.

Ordered printed and referred to Committee on Labor and Labor Sta-
tistics.

House Bill No. 59, by Representative Roesli: An Act relating to and
establishing a branch of State Road No. 5, or the National Park Highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 60, by Representative Waldron: An act providing for
the relief of congested Superior Court calendars; providing for the organiza-
tion and government and duties and powers of "The Association of the
Superior Court Judges of the State of Washington" and the officers thereof; making an appropriation therefor and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 61, by Representative Shine: An Act relating to the nomination and election of Supreme Court and Superior Court Judges, amending Section 1, Chapter 155, Session Laws, 1927, which amended Section 5212, Remington's Compiled Statutes of Washington (Remington's Revised Statutes of Washington, Section 5212).

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 62, by Representative Miller: An Act relating to tuition at the University of Washington, and amending Chapter 48 of the Laws of 1931 (Section 4546 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Educational Institutions.


Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 64, by Representatives Miller, Compton, Leber, Herren, Edwards, Carty, Ledgerwood, Myers, Emerick and Haddon: An Act relating to transportation by motor vehicles over the public highways of the State of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees therefor, amending Sections 5, 13, 15, 16, 21, 23, 25 and 28 of Chapter 166 of the Laws of 1933, and adding thereto Sections 1A, 3A and 14A; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 65, by Representative Wiswall: An Act relating to liens by physicians and other persons against claims and rights of action to recover damages or compensation by persons injured by the fault or negligence of others.

Ordered printed and referred to Judiciary Committee.

House Bill No. 66, by Representative Clark (A. W.): An Act granting to the city of Vancouver, Washington, a tract or strip of land in said city to be used as a public street.

Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 67, by Representatives Nelsen, McGovern and Cochrane: An Act relating to auto stages and auto trucks, and requiring emergency signal lights thereon, and providing penalties for violation thereof.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 68, by Representatives Reeves and Compton: An Act relating to facilities for aerial transportation, amending Section 1 of Chapter 93 of the Laws of 1929, and authorizing cities, towns, port districts and counties to acquire by purchase, condemnation or lease, within or without their corporate limits or boundaries, sites and other facilities for landings, terminals, housing, repair and care of dirigibles, airplanes and seaplanes for
the aerial transportation of persons, property or mail, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Transportation Other Than Automotive.

House Joint Resolution No. 2, by Representative Shine: Relating to the submission of a constitutional amendment amending Sections 4 and 5 of Article XI of the Constitution of the State of Washington, relating to county government.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 7, by Representative Edwards: Relating to the advertising of liquor over radio in dry areas.

Ordered printed and referred to Committee on Liquor Control.

SECOND READING OF BILLS.

House Joint Memorial No. 2, by Representative Cleary: Indorsing the passage of Senate Bill No. 70 by United States Senator Wheeler, relative to coinage of silver.

On motion of Mr. Mann the following amendment was adopted:

In the second line of the last paragraph after the word "President" and before the word "of," strike the word "elect."

The memorial was passed to third reading and ordered engrossed.

On motion of Mr. Schade the rules were suspended, the memorial was considered engrossed, advanced to third reading, the second reading considered the third, and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 68; nays, 16; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Anderson (Glen), Brown, Cannon, Carty, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddom, Hall, Herren, Jones, Johnson, Judson, Koehler, Lanz, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Palmeter, Reeves, Richmond, Robbins, Roberts, Roessler, Schade, Schiltz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wentworth, Wilson (James W.), Wiswall, Mr. Speaker—68.

Those voting nay were: Representatives Aspinwall, Bilger, Bingham, Brunton, Christianson, Eddy, Leber, Moore, Ott, Peterson, Post, Reader, Sisson, Smith (Vernon A.), Sorensen, Westover—16.

Those absent or not voting were: Representatives Anderson (B. Roy), Austin, Benson, Burns, Cochrane, Gleason, Halleran, Harter, Healy, Hews, Roth, Vane, Wanamaker, Wilson (J. Ivan), Wilson (John N.).—15.

The memorial having received the constitutional majority was declared passed.

The Speaker announced that Mr. Mann had requested that he be relieved from the Chairmanship of the Committee on Financial Institutions Other Than Banks.

The Chair appointed Mr. Jones to that Chairmanship, to succeed Mr. Mann.

On motion of Mr. McDonald the House adjourned until 10:00 A. M., Wednesday, December 13, 1933.

GEO. F. YANTIS, Speaker.
The Speaker called the House to order at 10:00 A. M.

The Clerk called the roll and all members were present except Representatives Benson, Halleran, Koehler, Reader and Vane; Representatives Benson, Halleran and Vane having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary Rule 20 was suspended.

**RESOLUTION.**

Resolution by Mr. Titus:

Resolved, That the House of Representatives most respectfully request of the Columbia Basin Commission a report of its activities, expenditures and developments, as set forth in Section 4 of Chapter 81 of the Laws of 1933.

Mr. Titus moved that the resolution be adopted.

The motion was carried.

Mr. Compton gave notice that at the next day's session he would submit a resolution amending Rule 10.

**REPORTS OF STANDING COMMITTEES.**

**MR. SPEAKER:**

Your Committee on Engrossment to whom was referred House Joint Memorial No. 2, has compared same with the original Joint Memorial and finds it correctly engrossed.

I concur in this report: Nelson Neff.

**MR. SPEAKER:**

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 4 entitled "An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, and authorizing the payment of such deficiencies from the general funds of such cities," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Joseph D. Roberts, Chairman.


Passed to second reading.

House Bill No. 10 (reported by Committee on Labor and Labor Statistics):
Majority Report: Do pass as amended.
Minority Report: Do not pass.
Passed to second reading.
House Bill No. 16 (reported by Committee on Counties and County Boundaries):
Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 12, 1933.

Mr. Speaker:
We, of your Committee on Public Utilities, to whom was referred House Bill No. 19, entitled "An Act relating to the construction, acquisition and maintenance of certain public utilities by incorporated cities and towns, and amending Section 1 of Chapter 150 of the Laws of 1909, as amended (Section 9488 of Remington's Revised Statutes), so as to include telephone, electrical and other communicating systems," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
ANTHONY E. MANDERY, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 11, 1933.

Mr. Speaker:
We, the whole of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 29, entitled "An Act relating to the payment of wages for labor in lawful money and amending Section 7595 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
MYRON H. TITUS, JR., Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 12, 1933.

Mr. Speaker:
We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 41, entitled "An Act relating to the hours and wages of women employed in the occupation of Home Service Employees," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
MYRON H. TITUS, JR., Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 12, 1933.

Mr. Speaker:
We, the whole of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 42 entitled "An Act relating to hours of labor and minimum wage of women employees and amending Section 1, Chapter 37 of the Laws of 1911, and Section 2, Chapter 174 of the Laws of 1913," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
MYRON H. TITUS, JR., Chairman.

Passed to second reading.

**INTRODUCTION AND FIRST READING OF BILLS.**

The following bills were introduced, read first time by title and acted upon as indicated:

**House Bill No. 69**, by Representative Palmeter: An Act relating to the redemption of real estate sold at judicial sale, amending Section 595 of Remington's Revised Statutes, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 70**, by Representative Palmeter: An Act relating to the judgment, order of sale and satisfaction of judgments in sales under foreclosure of mortgages and declaring an emergency, and amending Section 1118, Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 71**, by Representative Palmeter: An Act relating to the possession of real estate sold upon execution or foreclosure sale, and repealing Section 602, Remington's Revised Statutes, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 72**, by Representative Palmeter: An Act relating to the foreclosure of mortgages on real estate and providing for an issue of fact upon such procedure, and amending Section 1116 of Remington's Revised Statutes and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 73**, by Representative Adams: An Act relating to state highways, and providing for the naming of a portion of State Road No. 1, or the Pacific Highway.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 74**, by Representative Nelsen: An Act relating to the relief of Darwin Hyden, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 75**, by Representatives Collins, Nelsen and Miller: An Act regulating and licensing the practice of sanipractic, creating a committee for such physicians, defining the powers and duties of such committee, defining the term "sanipractic," regulating the use of certain professional terms and abbreviations, creating a sanipractic physician's fund, defining unprofessional conduct, defining an authorized sanipractice institution, defining sanipractic surgery, defining anesthesia, creating and appropriating license fees, prescribing penalties for violation of this act, and repealing all Acts and parts of Acts in conflict herewith.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 76**, by Representative Shorett: An Act relating to bonds issued by counties, cities, towns, school districts, port districts, metropolitan
park districts and other municipal corporations, and amending Section 3, Chapter 151 of the Laws of 1923.
Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 77, by Representatives Hall, Easterday and Richmond: An Act to amend an act entitled "An Act to regulate the work and hours of employees engaged in selling, at retail, drugs and medicines, and compounding physicians' prescriptions, and providing a penalty for the violation thereof," regulating the work and hours of duty of registered pharmacists.
Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 78, by Representative Vane: An Act relating to local improvements bonds issued therefor and amending Sections 2 and 3 of Chapter 141 of the 1923 Session Laws of Washington, as amended by Sections 2 and 3 of Chapter 209 of the 1927 Session Laws of Washington.
Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 79, by Representative Todd: An Act relating to intoxicating liquor, light wines and beer and regulating and licensing the manufacture, sale and disposition thereof and the control of the traffic therein, providing for licenses for the sale thereof; for excise taxes thereon; creating a Liquor Control Board and other state offices; providing penalties; defining crimes and fixing punishments for the commission thereof; making an appropriation therefor; and declaring this act shall take effect immediately.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 80, by Representatives Nolan, Titus and Smith (J. B.): An Act relating to the hours of labor of employees of the state and its political subdivisions and upon public improvements and works done by contract for the state or its political subdivisions, declaring the public policy of the state with regard thereto, providing penalties for its violation, and amending Sections 7642, 7643, 7646 and 7647 of Remington's Compiled Statutes of Washington.
Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 81, by Representatives Johnson, Easterday, Richmond, Fulkerson, Herren, Brown and Hall: An Act relating to and establishing a branch of State Road No. 1, or the Pacific Highway.
Ordered printed and referred to Committee on Roads and Bridges:

House Bill No. 82, by Representative Neff: An Act for the relief of John J. Sanford.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 83, by Representative Anderson (Frank): An Act relating to school districts of the first class; providing for use of school auditoriums and rooms for public lectures and meetings, and adding a new section to Remington's Revised Statutes, numbered Section 4805-1.
Ordered printed and referred to Committee on Education.

House Bill No. 84, by Representatives Adams, Anderson (B. Roy), Aspinwall, Cohn, Hews, Jones, Ledgerwood, McDonald, Reeves, Roth, Star-
TENTH DAY, DECEMBER 13, 1933

rett, Wanamaker and Yantis: An Act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1 of Chapter 115 of the Session Laws of 1933, which amended Section 1 of Chapter 126 of the Session Laws of 1929.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 85, by Representative Brown: An Act relating to crimes; providing for and requiring any peace officer making an arrest to file with his return a written report containing certain information.

Ordered printed and referred to Judiciary Committee.

House Bill No. 86, by Representatives Mandery, Ledgerwood, Post, Reeves and Skinner: An Act establishing a division of apiculture in the Department of Agriculture, prescribing the powers and duties of the Director of Agriculture and the State Entomologist in relation thereto regulating the importation, keeping and sale of bees, prescribing penalties for violation thereof and repealing Chapter 116, Session Laws of 1919, and making an appropriation, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 87, by Representative Roberts: An Act relating to exemptions of wages or salary, for personal services, from garnishment; amending Section 23 of Chapter LVI (56) of the Laws of 1893 as amended by Section 1, Chapter 287, Laws of 1927, the same being Section 703 Remington's Revised Statutes, Section 8022 Pierce's 1933 Code.

Ordered printed and referred to Judiciary Committee.

House Bill No. 88, by Representative Collins: An Act relating to the assessment, levying and collection of taxes, and amending Sections 65 and 68 of Chapter 130 of the Laws of the Extraordinary Session of 1925.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 89, by Representative Reeves: An Act relating to garnishments and making all counties, cities, towns, school districts and other municipal corporations subject thereto, and amending Sections 1, 2 and 4 of Chapter 15, Laws of 1933.

Ordered printed and referred to Judiciary Committee.

House Joint Memorial No. 8, by Representatives Skinner, Wilson (James W.) and Westover: Relating to an appropriation from the Federal Government for the use and construction of a common carrier railway at Grays Harbor, Jefferson and Clallam Counties.

Ordered printed and referred to Committee on Memorials.

House Joint Memorial No. 9, by Representative Titus: Indorsing the passage of Senate Bill 1197 introduced in the Senate of the Congress of the United States, and known as the "Frazier Bill," relative to farm indebtedness.

Ordered printed and referred to Committee on Memorials.

House Joint Resolution No. 3, by Representative Anderson (Frank): Relating to full and detailed report from the Puget Sound-Grays Harbor-Willapa Harbor Canal Commission, re: their expenditures and other activities in connection with the project.
Ordered printed and referred to Committee on Harbors and Waterways. Mr. McDonald moved that the House revert to the Fourth Order of Business.

The motion was carried.

Mr. McDonald moved that the House extend to Hon. C. C. Dill, United States Senator of the State of Washington, who was in the city or would be shortly, an invitation to address the House at 1:30 this afternoon, and that the House extend an invitation to the Senate of the State of Washington to sit with the House to hear that address.

Mr. Magnuson proposed as an amendment to that motion that the invitation be extended to include the junior Senator of the State of Washington, Hon. Homer T. Bone, and that he be requested to give a short address.

The amendment was adopted.

The Speaker declared the question to be on the motion by Mr. McDonald, as amended by Mr. Magnuson, that the House extend to Senator C. C. Dill and Senator Homer T. Bone, an invitation to address the House at 1:30 this afternoon, and that the Senate be invited to sit with the House to hear such addresses.

The motion was carried.

Upon motion of Mr. Titus the House reverted to the regular order of business.

SECOND READING OF BILLS.

House Bill No. 32, by Committee on Labor and Labor Statistics: Relating to the protection of the lives, health and morals of minor and women workers; establishing a welfare commission and a minimum wage.

The bill was read the second time by sections.

Upon motion of Mr. Smith (Archibald C.) the House returned to Section 2 of House Bill No. 32 for the purpose of amendment.

Mr. Smith (Archibald C.) moved the adoption of the following amendment:

Amend Section 2, in line 4. Strike the words and figures "fifteen dollars ($15.00)" and insert in lieu thereof the words and figures "Twelve dollars ($12.00)."

After debate Mr. Emerick moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Titus moved the adoption of the following amendment:

Amend Section 2, line 3 of the printed bill, by striking the period (.) and inserting in lieu thereof the following: "to read as follows:"

The amendment was adopted.

Mr. Anderson (Glen) moved the adoption of the following amendment:

Amend Section 2, line 7 of the printed bill, same being line 25 of the original bill, by striking the period (.) and inserting in lieu thereof a colon (:) and the following words: "Provided, further, that this shall not be interpreted in any way in conflict with established codes under the National Industrial Recovery Administration."

The amendment was adopted.

Mr. McGovern moved the adoption of the following amendment:

Amend Section 2 by striking the words "Provided that this section shall not apply to domestic, seasonal or farm labor."

After debate Mr. McDonnell moved that the amendment be laid on the table without taking the bill with it.
The motion was carried.

Mr. Ott moved the adoption of the following amendment:
Amend Section 2, line 6 of the printed bill, by striking the word "section" and inserting in lieu thereof the word "act."

The amendment was adopted.

Mr. Wilson (John N.) moved the adoption of the following amendment:
Amend Section 2, in line 4. Strike the words and figures "fifteen dollars ($15.00)" and insert in lieu thereof the words and figures "thirteen dollars twenty cents ($13.20)."

After debate Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Wilson (John N.) moved the adoption of the following amendment:
Amend Section 2, in line 7 of the printed bill. After the word "labor" strike the period and add the words "nor to any establishment employing less than five persons."

Mr. Mandery moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Miller moved the adoption of the following amendment:
Amend Section 6, by striking the whole thereof.

The amendment was adopted.

Mr. Healy moved that House Bill No. 32 be rereferred to the Judiciary Committee for study and report.

Mr. Mann moved as an amendment to that motion that the bill be rereferred to the Judiciary Committee with direction that the same be reported back within three days.

The amendment was adopted.

The Speaker declared the question to be on the motion by Mr. Healy, as amended by Mr. Mann, that House Bill No. 32 be rereferred to the Judiciary Committee for study and that the Judiciary Committee report back to the House within three days.

The motion was carried.

House Bill No. 34, by Committee on Labor and Labor Statistics: Relating to wages and rebates therefrom.

The bill was read the second time by sections and passed to third reading.

House Joint Memorial No. 4, by Representative Todd: Relating to National Pension System for the aged.

The memorial was read in full the second time.

Mr. Todd moved that the rules be suspended, the second reading considered the third and House Joint Memorial No. 4 be placed on final passage.

Representatives Waldron, Todd and Miller spoke for the motion and Representatives McDonald and Wanamaker spoke against the motion.

The previous question was demanded.

The Speaker declared the question to be on the motion to advance House Joint Memorial No. 4 to third reading.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion was lost by the following vote:
Yeas, 50; nays, 42; absent or not voting, 7.
Those voting yea were: Representatives Allen, Anderson (Frank), Austin, Brown, Burns, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Collins, Dolsen, Easterday, Edwards, Emerick, Fulkerson, Gehlen, Gessell, Hall, Healy, Herren, Johnson, Lanz, Ledgerwood, Luck, Mandery, Mann, McGovern, Miller, Myers, Nelsen, Nolan, Palmeter, Richmond, Robbins, Roesli, Schade, Schultz, Shorett, Smith (Archibald), Smith (B. L.), Smith (J. B.), Stewart, Titus, Todd, Van Dyk, Waldron, Wentworth, Wilson (James W.), Wiswall—50.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Glen), Aspinwall, Bilger, Bingham, Brunton, Cannon, Carty, Cohn, Compトン, Eddy, Emery, Gleason, Haddon, Harter, Jones, Judson, Leber, Magnusson, McDonald, McDonnell, Moore, Neff, Ott, Peterson, Post, Reader, Reeves, Roberts, Roth, Sine, Sisson, Skinner, Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Wanamaker, Westover, Wilson (John N.), Mr. Speaker—42.

Those absent or not voting were Representatives Adams, Benson, Halleran, Hews, Koehler, Vane, Wilson (J. Ivan)—7.

The motion requiring a two-thirds vote of all members present, the Speaker declared the motion lost.

The memorial was passed to third reading.

ANNOUNCEMENTS.

MR. SPEAKER AND MEMBERS OF THE HOUSE OF REPRESENTATIVES:

The light armored Cruiser "Astoria," a vessel of ten thousand pounds displacement, built in the Puget Sound Navy Yard at Bremerton, will be launched at 1 o'clock Saturday.

I wish to invite the members of the House of Representatives to attend the launching. The roads are good between here and Bremerton, a distance of 69 miles. There are about 4200 men employed in the Puget Sound Navy Yard and a large amount of their wages is spent in this community for food and provisions, making it a wonderful asset.

The airplane-carrier "Saratoga" is there and would be of very much interest to visit.

Therefore, it is a pleasure to extend a cordial invitation to the members of this House to attend the launching.

LULU D. HADDON.

Mr. Healy, Chairman of the Committee on Credentials, announced that charges had been preferred against Representatives Mann and Palmeter and that they were requested to attend the meeting of the Committee on Credentials.

On motion of Mr. McDonald the House was declared at recess until 1:20 p.m.

AFTERNOON SESSION.

The Speaker called the House to order at 1:20 p.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Benson, Cleary, Collins, Gehlen, Halleran, Luck, Reader, Richmond, Roberts, Vane and Wilson (John N.); Representatives Benson, Halleran and Vane having been excused.

Lieutenant Governor Victor A. Myers, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representatives McDonald and Wanamaker.
The Sergeant-at-Arms announced the arrival of Honorable C. C. Dill and
Governor Clarence D. Martin at the door of the House.

The guest of honor, Senator Dill, and His Excellency, Governor Martin,
were escorted to seats upon the rostrum by Representatives McDonald
and Wanamaker. (Applause.)

Senator Dill delivered a very instructive and enlightening address con­
cerning the unlimited possibilities of the Grand Coulee Dam project and
what it will ultimately mean to the State of Washington. He touched on
the problems of the Public Works Administration at Washington and the
wonderful strides that are being made under the present administration,
through local welfare boards throughout the United States, to help solve
unemployment, and urged the Legislature to cooperate with the Federal
Government to carry forward this relief work. He explained briefly the
policy of inflation which the present administration is attempting, and
voiced his confidence in this Legislature to deal with the liquor problems of
this state.

At the conclusion of Senator Dill's address, on motion of Mr. McDonald
the House adjourned until 10:00 a. m., Thursday, December 14, 1933.

GEO. F. YANTIS, Speaker.

S. R. HOLCOMB, Chief Clerk.

ELEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, December 14, 1933.

The Speaker called the House to order at 10:00 a. m.

The Clerk called the roll and all members were present except Repre­
sentatives Benson, Halleran, Reader, Shine, Vane and Westover; Represen­
tatives Benson, Halleran and Vane having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presby­
terian Church of Olympia, Wash.

The Reading Clerk proceeded to read the journal of the proceedings of
the previous day. On motion of Mr. Peterson further reading was dispensed
with and the journal was approved.

On motion of Mrs. Wanamaker Rule 20 was suspended.

COMMUNICATION.

STATE OF WASHINGTON, TAX COMMISSION,
OLYMPIA.

Attention: Mr. S. R. Holcomb, Chief Clerk.

GENTLEMEN: In accordance with your request, we advise you that the sum of
$1,010,075.25 has been collected by this commission under Chapter 191, Laws of
1933, which sum includes all remittances received up to and including December 12,
1933.
In order that you may have a more complete picture of the situation relative to these collections and the amount of revenue that might be anticipated under the said law, we further advise you as follows:

Litigation attacking this law on questions of constitutionality in respect to municipally-owned utilities, interstate railroads, telephone companies and radio broadcasters is now pending in both Federal and State courts, and no payments of tax are being made by any of these litigants.

The collections so far received are from taxpayers that are on a monthly payment basis, and from those on a quarterly basis in so far as the first quarter period of this taxable year is concerned. Inasmuch as the act is in effect for only five months during 1933, this commission has ruled that the months of August and September, in 1933, shall comprise the first quarter.

We estimate that of the $1,010,075.25 already received, not more than $20,000 thereof represents payments for tax incurred during the month of November, 1933, leaving approximately $990,000 as receipts for the first three months in which the law has been in effect, or an average of $320,000 per month.

At the present time we have listed 7,561 monthly taxpayers, 9,000 quarterly taxpayers and 12,510 annual taxpayers. From the latter group we will receive no remittance until after the first of the coming year.

In order to estimate collections, we have investigated as to the gross amount of taxable business done by the various groups now in litigation and from whom we have as yet received no payments.

The commission has devoted a great deal of time and painstaking effort in acquainting the public with the provisions of the law and in aiding them in the preparation of returns. We expect to continue this policy. Notwithstanding this campaign of education, we are finding many persons subject to this tax who have not yet reported, and many others that have sent incorrect returns, generally accompanied by insufficient remittances. No extensive field auditing will be undertaken until after January 15, 1934, the due date for the filing of annual returns, and no authentic estimate of delinquences can be made until after we are well into the auditing work. For the purpose of our computations, we place our estimate of future collections from this delinquent group at ten per cent of the amount already collected.

Summing up all sources of revenue under the law, and considering business conditions as they now exist, we submit the following estimate as to possible annual revenue from Chapter 191, Laws of 1933:

<table>
<thead>
<tr>
<th>Annual Collections.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collections from taxpayers now responding .................. $3,960,000.00</td>
</tr>
<tr>
<td>Additional collections from those taxpayers on quarterly basis, 405,000.00</td>
</tr>
<tr>
<td>Collections from taxpayers on annual basis ................... 187,650.00</td>
</tr>
<tr>
<td>Collections from railroads, telephone companies and broadcasters, in litigation .. 700,000.00</td>
</tr>
<tr>
<td>Collections from municipals in litigation .................. 500,000.00</td>
</tr>
<tr>
<td>Collections from delinquents .................................. 396,000.00</td>
</tr>
<tr>
<td>Total ................................................... $6,148,650.00</td>
</tr>
</tbody>
</table>

Yours respectfully,

TAX COMMISSION OF THE STATE OF WASHINGTON.

By T. M. JENNER, Commissioner.

Mr. McDonald moved that the report of the State Tax Commission be referred to the Committee on Revenue and Taxation.

The motion was carried.

Mr. Brown moved that the report of the Tax Commission be mimeographed and a copy be placed on the desk of each member of the House.

The motion was carried.

Upon motion of Mr. Neff the Sergeant-at-Arms was requested to enforce Rule 80.

RESOLUTION.

Resolution by Mr. Compton:

WHEREAS, Included in the proposed legislation there is a portion which is of an emergency nature, including matters of both local and state-wide importance, therefore,
Be It Resolved, That we hereby request the Rules Committee, at such time as the number of bills before them shall warrant such action, to segregate the bills into two groups, with the idea of giving preference to that group which can properly be termed emergency legislation.

Be It Further Resolved, That we further request the Rules Committee to arrange so that opportunity will be given so that House members who may feel that the importance of their particular bill is underestimated will be given a short time in which to point out the merits of their bills.

Mr. Compton moved the adoption of the resolution.

Mr. Peterson requested that he be permitted to offer an amendment to the resolution.

Mr. Westover raised the point of order that the amendment, being in the form of an amendment to the rules, should be in writing and offered a day in advance.

The Chair so ruled.

After considerable debate the Chair ruled that he would adhere to the rule stated, that the substance of an amendment to the rules must be stated a day in advance in order to determine what the amendment to the rule really means.

The Chair stated that the question was on the adoption of the resolution by Mr. Compton.

A roll call was demanded. The required number arising the Clerk called the roll and the resolution was lost by the following vote: Yeas, 31; nays, 60; absent or not voting, 8.

Those voting yea were: Representatives Anderson (Frank), Anderson (Glen), Bingham, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Compton, Easterday, Fulkerson, Gehlen, Gessell, Hall, Harter, Herren, Johnson, Koehler, Lanz, McDonald, Nelsen, Nolan, Ott, Peterson, Reeves, Richmond, Roesli, Schultz, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Wilson (John N.)—31.


Those absent or not voting were: Representatives Benson, Haddon, Halleran, Mandery, McDonnell, Miller, Moore, Vane—8.

PERSONAL PRIVILEGE.

Mr. Ledgerwood: "This resolution by Mr. Compton proposed to give more power to that autocratic Rules Committee and nearly every member of the Rules Committee voted against it."

REPORTS OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash., December 12, 1933.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 3, relating to the membership of House of Representatives of the United States of America, have had the same under consideration, and we re-
spectfully report the same back to the House with the recommendation that it do not pass.  

Fred Schade, Chairman.

We concur in this report: Esther M. Lanz, W. A. Allen.

House of Representatives,  
Olympia, Wash., December 13, 1933.

Mr. Speaker:

We, a minority of your Committee on Memorials, to whom was referred House Joint Memorial No. 3, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  

...... Chairman.

We concur in this report: Dan McGovern, Florence W. Myers.

Passed to second reading.

House of Representatives,  
Olympia, Wash., December 13, 1933.

Mr. Speaker:

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 5, relating to the payment of Liberty Bonds as they become payable in Legal Tender currency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.  

Fred Schade, Chairman.

We concur in this report: Florence W. Myers, Esther M. Lanz, W. A. Allen, Dan McGovern.

Passed to second reading.

House of Representatives,  
Olympia, Wash., December 13, 1933.

Mr. Speaker:

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 6, relating to the demonetization of silver, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

The committee takes cognizance of the fact that the matter contained in this bill was covered in the Cleary Bill, House Joint Memorial No. 2, and passed by the House.  

Fred Schade, Chairman.

We concur in this report: W. A. Allen, Esther M. Lanz, Florence W. Myers, Dan McGovern.

Passed to second reading.

House of Representatives,  
Olympia, Wash., December 13, 1933.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Joint Memorial No. 7, relating to the advertising of liquor over radio in dry areas, have had the same under consideration, and we respectfully report the same back to House with the recommendation that it do pass.  

J. T. Ledgerwood, Chairman.


Passed to second reading.

House Bill No. 14 (reported by Judiciary Committee): Do pass as amended.

Passed to second reading.
We, the whole of your Committee on Counties and County boundaries, to whom was referred House Bill No. 24, entitled "An Act relating to the deposit of funds in banks by county clerks of the State of Washington, and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that it do pass.

A. W. CLARK, Chairman.


Passed to second reading.

REPORTS OF SPECIAL COMMITTEE.

We, a majority of your Committee on Credentials, report to the House as follows:

That charges with reference to the eligibility to sit in the House were filed against the following members: W. A. Allen, King County; Warren G. Magnuson, King County; A. K. Mandery, Lewis County; Donald A. McDonald, King County; Stephen J. McDonnell, Grant County; George F. Yantis, Thurston County; Jay Gleason, Yakima County; E. Morris Starrett, Jefferson County; John R. Sullivan, Spokane County; N. C. Mann, King County; E. A. Palmer, King County.

Your committee has examined the facts with reference to the employment of each of these gentlemen by the State or Federal Government, and has examined the law covering each case.

This committee finds:

That Mr. Yantis, Mr. McDonald and Mr. Magnuson were employed as attorneys for certain departments of the State Government, or by liquidators of financial institutions being liquidated under certain state departments. This committee does not believe that such employment constitutes any inhibition against membership in the Legislature.

This committee finds that Mr. Gleason is a chaplain in the Reserve Corps of the United States Army and has recently been serving certain C. C. C. camps as such chaplain. Your committee does not believe that the office of chaplain in the Reserve Corps is such an office as is contemplated by the Constitutional inhibition against members of the Legislature holding Federal office.

Your committee finds that Mr. Mann was an employee of the liquidator of the Puget Sound Savings and Loan Association, said liquidator being an agent and employee of the Division of Banking of the State of Washington, such employment covering a short period of time, and Mr. Mann receiving a salary for such services. This committee does not believe that such employment can be said to be within the purview of the law barring a member from a seat in the Legislature.

This committee finds that Mr. Palmeter is an employee of the United States Government in the capacity of appraiser for the Home Owners' Loan Corporation; that he receives five dollars for each appraisal made; that he has been such appraiser for approximately four months last past, and has received for such employment the sum of approximately $95.00. This committee does not believe that this is such employment as to bar the member from a seat in the Legislature.

The majority of your committee further finds:

That Mr. Sullivan has been for some time past an employee of the Federal Government in the capacity of appraiser for the Home Owners' Loan Corporation; that he receives five dollars for each appraisal made; that he has been such appraiser for approximately four months last past, and has received for such employment the sum of approximately $95.00. This committee does not believe that this is such employment as to bar the member from a seat in the Legislature.

The majority of your committee further finds:

That Mr. McDonnell was employed at day wages by the Columbia Basin Commission as an appraiser;

That Mr. Allen was an employee of the state at a state institution;

That Mr. Mandery was an employee of the State Department of Public Works;

Your committee does not believe that any of these gentlemen are barred from their seats in the Legislature by reason of such employment.
In view of the foregoing, your committee recommends:

That Messrs. Yantis, McDonnell, Magnuson, Gleason, Mann, Palmeter, Sullivan, McDonnell, Allen and Mandery be declared to be entitled to their seats in the House of Representatives.

This committee is not at this time ready to report on the case of Mr. Starrett of Jefferson County.

It is the purpose of this committee to give further study to the matter of employment of members of the Legislature by the administrative and executive departments of the state, and we recommend that your committee be continued for this purpose as well as for the purpose of further studying the case of Mr. Starrett.

Respectfully submitted,

TIM HEALY, Chairman.

We concur in this report: Belle Reeves, Richard B. Ott, E. L. Brunton.

I join in the foregoing report in so far as Messrs. Yantis, McDonald, Magnuson, Gleason, Mann and Palmeter are concerned.

I also join in the recommendations of the committee.

I do not believe that Messrs. Sullivan, McDonnell, Allen and Mandery are entitled to retain their seats in the House of Representatives, for the reasons set forth in the minority report filed herewith. Respectfully submitted,

W. A. RICHMOND.

MINORITY REPORT.

MR. SPEAKER:

I, W. A. Richmond, one of the minority of your Committee on Credentials, report to the House as follows:

I concur in the majority report in so far as it concerns the right to sit in the House of Representatives of:

George Yantis, Donald A. McDonald, N. C. Mann, Warren G. Magnuson, J. M. Gleason and E. A. Palmeter, in accordance with the reasons outlined in the majority report.

Regarding the seats held by A. K. Mandery, W. A. Allen, John R. Sullivan, Stephen J. McDonnell, it is my opinion that these gentlemen are not entitled to their seats, for the reason that they have held state office within the purview of the Constitution of this state. I believe that the offices held by these men are of a permanent nature; that said employment was not incidental; that their duties involve a delegation of power and discretion; further, that these offices were created by constitutional provision and are based on provisions of law and do not arise out of contract.

I further believe that if these four men are entitled to sit in the House, all Representatives would be entitled to hold state positions, which is exactly what the Constitution of the State of Washington intends to prohibit.

I further believe that under our administrative code system no state office holder should be entitled to a state position, for the reason that he would be acting at all times under duress and undue influence and that the purpose of free-will to represent a free people would be defeated.

Dated this 13th day of December, 1933.

W. A. RICHMOND, Rep., Pierce County.

MINORITY REPORT.

By Frank Anderson.

MR. SPEAKER:

I, Frank Anderson, do hereby report: That I am convinced that all of the following named Representatives should be unseated with the exception of N. C. Mann and E. A. Palmeter, to-wit:


I believe all of the said gentlemen have received compensation and have held office in violation of the Constitution, Sec. 14, Art. II.

I believe that N. C. Mann and E. A. Palmeter were temporarily employed and not office holders within the meaning of the Constitution.

I concur with the majority that the committee give further study to the matter.
of legislation with reference to the employment of members of the Legislature by
the administrative and executive departments of the state.

Dated this 13th day of December, 1933.

Frank Anderson of Spokane County.

Mr. Roth was called to take the Chair.

Mr. Healy moved that the majority report of the Committee on Creden-
tials be adopted.

Considerable debate ensued concerning an amendment to be offered by
Mr. Anderson (Frank).

The Chair (Mr. Roth presiding) declared the motion to amend by
Mr. Anderson (Frank) out of order and ruled that the only matters before
the House were the reports of the Committee on Credentials consisting of
three reports, the majority report and two minority reports, and that the
only motion before the House was the motion by Mr. Healy to adopt the
majority report.

Mr. Nelsen moved that the reports of the Committee on Credentials be
rereferred to the Committee on Credentials until a full report could be
made.

Mr. Schade, upon closing an address, moved that the motion by Mr.
Nelsen be laid on the table without taking the reports with it.

The Chair ruled that the motion by Mr. Schade to lay on the table was
out of order, inasmuch as Mr. Schade was the last to speak on the motion.

Mr. Anderson (B. Roy) moved the previous question.

The motion was lost.

Mr. Aspinwall moved that the motion by Mr. Nelsen to rerefer the
reports to the Committee on Credentials be laid on the table without taking
the original reports with it.

Mr. Waldron moved as a substitute motion that Mr. Nelsen's motion be
laid on the table.

The Chair (Mr. Roth presiding) ruled that Mr. Waldron's motion to lay
on the table was out of order.

Mr. Anderson (Frank) demanded a roll call and the demand was sus-
tained.

The Chair (Mr. Roth presiding) declared the question to be on the
motion by Mr. Aspinwall to table Mr. Nelsen's motion to rerefer without
taking the reports with it.

The Clerk called the roll and the motion to table Mr. Nelsen's motion
without taking the reports of the Committee on Credentials with it, passed
the House by the following vote: Yeas, 74; nays, 12; absent or not
voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson
(B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger,
Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark
(A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Dolsen, Easterday,
Eddy, Edwards, Emerick, Emery, Gessell, Gleason, Haddon, Hall, Healy,
Hews, Jones, Johnson, Judson, Koehler, Leber, Ledgerwood, Luck, Magnu-
son, Mandery, Miller, Moore, Myers, Neff, Ott, Peterson, Post, Reader,
Reeves, Richmond, Roberts, Roth, Schade, Schultz, Shorette, Sisson, Skinner,
Smith (Archibald), Smith (Vernon A.), Sorensen, Stewart, Thompson,
Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson
(J. Ivan), Wilson (John N.), Wiswall—74.
Those voting nay were: Representatives Fulkerson, Harter, Herren, Lanz, Nelsen, Nolan, Robbins, Roesli, Shine, Smith (B. L.), Smith (J. B.), Wilson (James W.)—12.

Those absent or not voting were: Representatives Benson, Compton, Gehlen, Halleran, Mann, McDonald, McDonnell, McGovern, Palmeter, Starrett, Sullivan, Vane, Mr. Speaker—13.

The Chair (Mr. Roth presiding) stated that the question before the House was the motion by Mr. Healy to adopt the majority report of the Committee on Credentials.

Mr. Anderson (Frank) demanded a roll call and the demand was sustained. The Clerk called the roll and the motion by Mr. Healy to adopt the majority report of the Committee on Credentials passed the House by the following vote: Yeas, 79; nays, 6; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (H. B.), Cleary, Cohn, Collins, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Miller, Moore, Myers, Neff, Ott, Peterson, Post, Reeves, Roberts, Roesli, Roth, Schade, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall—79.

Those voting nay were: Representatives Mann, Nelsen, Nolan, Richmond, Robbins, Schultz—6.

Those absent or not voting were: Representatives Benson, Clark (A. W.), Cochrane, Compton, Halleran, McDonald, McDonnell, McGovern, Palmeter, Reader, Starrett, Sullivan, Vane, Mr. Speaker—14.

NOTICE OF RECONSIDERATION.

Mr. Anderson (Frank) gave notice that on the next working day he would move that the House reconsider the vote by which it adopted the majority report of the Committee on Credentials.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 13, 1933.

MR. SPEAKER:

The Senate has passed Senate Joint Resolution No. 6, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 90, by Representative Magnuson: An Act relating to the limitation of certain actions and the accrual thereof, applying to actions now barred, amending Sections 116 and 117, Chapter 1, Title V, Hills Annotated Statutes and Codes of Washington (Sections 160 and 161, Remington's Revised Statutes of Washington).

Ordered printed and referred to Judiciary Committee.
House Bill No. 91, by Representative Clark (H. B.): An Act relating to primary elections, amending Section 2 of Chapter 52, Laws of 1915, and Sections 5185, 5187, 5189, 5195, 5196, 5199 and 5201, Remington's Compiled Statutes, 1922, and repealing Sections 5183, 5188, 5200, 5203 and 5211 of Remington's Compiled Statutes, 1922.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 92, by Representative Todd: An Act making an appropriation for the relief and benefit of Lee Braden.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 93, by Representative Brown: An Act relating to and regulating the sale and distribution of bread and providing penalties for violation of its provisions.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 94, by Representative Cochrane: An Act abolishing contributory negligence in certain actions and establishing the doctrine of comparative negligence therein.

Ordered printed and referred to Judiciary Committee.

House Bill No. 95, by Representative Cochrane: An Act relating to garnishments in the Justice Courts, providing for the basis of the issuance of the writ, and amending Section 2 of Chapter 160 of the Laws of 1909.

Ordered printed and referred to Judiciary Committee.

House Joint Resolution No. 4, by Representative Austin: Providing for an amendment of Section 12, Article II of the Constitution of the State of Washington relating to sessions of the Legislature and their duration.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Resolution No. 5, by Representatives Mandery, Yantis, Magnuson, Reeves, Wiswall, Cohn, Carty, Adams, Herren, Smith (J. B.), McDonald, Van Dyk, Clark (H. B.), Neff and Mann: Providing for an amendment of the Constitution of the State of Washington by adding thereto Article XXVIII.

Ordered printed and referred to Committee on Public Utilities.

House Concurrent Resolution No. 3, by Representatives Adams, Anderson (B. Roy), Aspinwall, Cohn, Hews, Jones, McDonald, Reeves, Roth, Starrett, Wanamaker and Yantis: Relating to publication of Legislative Manual.

Ordered printed and referred to Committee on Printing.

House Concurrent Resolution No. 6, by Representatives Todd, Emerick, Wentworth and McGovern: Relating to the printing of manuals for the use of members of the House.

Ordered printed and referred to Committee on Printing.

Upon motion of Mr. Todd the resolution was read in full.

Mr. Todd moved that House Concurrent Resolution No. 6 be adopted.

After considerable debate Mr. Cohn moved as a substitute motion that action on the resolution by Mr. Todd be referred to some future time, or until such time as the other resolution regarding manuals brought in this morning could be given consideration also.
The motion was carried.
The Speaker resumed the Chair.

**House Joint Memorial No. 10**, by Committee on Memorials: Relating to early action by the engineers of the War Department, and requesting correction of flood conditions in the White and Green River Valleys.

On motion of Mr. Schade the rules were suspended and the memorial was advanced to second reading and read the second time in full.

Upon invitation of the Speaker, Congressman Marion Zioncheck was escorted to a seat upon the rostrum by Representatives Miller and Smith (J. B.).

Upon motion of Mr. McDonald House Joint Memorial No. 10 was made a special order of business for 2:30 this afternoon.

**FIRST READING OF SENATE BILLS.**

**Senate Joint Resolution No. 6**, by Committee on Rules and Joint Rules: Authorizing and directing the Department of Business Control to complete negotiations with the Civil Works Administration of the United States for construction of one office building in accordance with plans and specifications to be approved by the State Capitol Committee.

On motion of Mr. McDonald the rules were suspended, the resolution was advanced to second reading and read the second time in full.

Mr. McDonald moved that the rules be suspended, the second reading considered the third, and the resolution placed on final passage.

After debate, on motion of Mr. Cohn the previous question was ordered.

The Chair stated that the question was on the motion to advance to third reading.

The motion was carried.

The Chair stated that the question was on the final passage of Senate Joint Resolution No. 6.

The Clerk called the roll and the resolution passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Hews, Johnson, Judson, Koehler, Lanz, Leber, Luck, Mandery, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Ott, Palmer, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Sullivan, Thompson, Todd, Van Dyk, Wannemaker, Wentworth, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—77.

Those voting nay were: Representative Titus—1.

Those absent or not voting were: Representatives Benson, Burns, Carty, Gehlen, Halleran, Harter, Healy, Herren, Jones, Ledgerwood, Magnuson, Mann, McDonald, Moore, Roth, Sisson, Starrett, Vane, Waldron, Westover, Wilson (James W.)—21.

The resolution having received the constitutional majority was declared passed.
On motion of Mr. Aspinwall, the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Joint Resolution No. 6 to the Senate.

Mr. Sullivan moved that a committee of unemployed citizens of the state be granted the privilege of addressing the House and Senate Committees on Unemployment Relief in joint session in the House Chamber at 4:00 p.m. this afternoon.

The motion was carried.

Upon motion of Mr. Austin the House recessed until 2:00 p.m.

\[\text{AFTERNOON SESSION.}\]

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Adams, Benson, Cleary, Collins, Halleran, Herren, Johnson, Miller and Vane; Representatives Benson, Halleran and Vane having been excused.

\[\text{SECOND READING OF BILLS.}\]

House Bill No. 4, by Representatives Titus and Mann: Relating to deficiencies in local improvement district funds of cities of the first class and authorizing payment.

The bill was read the second time by sections.

Upon motion of Mr. Titus the following amendment was adopted:

Amend the title as follows: In line 2, after the comma “,” and before the word “and” insert the following: “having a population of three hundred thousand (300,000) or more.”

The bill was passed to third reading and ordered engrossed.

House Bill No. 10, by Representative Waldron: Relating to police relief, health and insurance fund in incorporated cities of the first class.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 10, entitled “An Act relating to the police relief, health and insurance fund in incorporated cities of the first class, and amending Section 4 of Chapter 39, Laws of 1909, as amended,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended, as follows:

Amend the bill in Section 1, line 24 of the original bill, being line 16 of the printed bill, by adding thereto the following: “Provided, however, That this section shall not be construed so as to prevent or prohibit the appointment of any officer retired according to the provisions hereof to any appointive public office in the State of Washington, Provided, however, That if any person shall be appointed to the office of Chief of Police after he shall have been retired on a pension as above provided, the amount he receives from such pension shall be deducted from the amount of pay he receives as compensation from such appointive public office and his pay in such appointive office shall be the regular compensation less his retirement pay.”

MYRON H. TITUS, JR., Chairman.

We concur in this report: Charlie Nolan, J. B. Smith, H. B. Clark, R. P. Fulkerson, James W. Wilson, Martin V. Easterday.
MR. SPEAKER:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 10, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

...........................................

Chairman.

We concur in this report: Carl J. Luck, Nelson B. Neff, Florence W. Myers.

The bill was read the second time by sections.

Mr. Titus moved the adoption of the committee amendment.

Mr. Cohn moved as a substitute motion, that House Bill No. 10 be indefinitely postponed.

SPECIAL ORDER OF BUSINESS.

The Speaker announced that the hour had arrived for consideration of the special order of business, House Joint Memorial No. 10.

Upon motion of Mr. Nolan House Joint Memorial No. 10 was made a special order of business for 3:00 o'clock this afternoon.

On motion of Mr. Collins the previous question was ordered.

The Chair stated the question to be on the motion by Mr. Cohn to indefinitely postpone House Bill No. 10.

The motion was carried.

House Bill No. 19, by Representatives Smith (J. B.) and Miller: Relating to construction, acquisition and maintenance of certain public utilities by incorporated cities and towns.

The bill was read the second time by sections and passed to third reading.

House Bill No. 29, by Representatives Titus, Anderson (Frank) and Smith (J. B.): Relating to payment of wages for labor in lawful money.

The bill was read the second time by sections.

Upon motion of Mr. Titus the following amendments were adopted:

Amend Section 1, line 16 of the original bill, being line 9 of the printed bill, after the word "redeem" strike the word "this".

Amend Section 1, line 16 of the original bill, being line 10 of the printed bill, by removing the parenthesis "()" from around the word "the".

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House Bill No. 34, by Committee on Labor and Labor Statistics: Relating to wages and rebates therefrom.

Mr. Titus moved that the rules be suspended, the second reading considered the third, and the bill be placed on final passage.

Mr. Adams moved that the motion by Hr. Titus be laid on the table without taking the bill with it.

The motion to table the motion by Mr. Titus was lost.

Mr. Adams moved as a substitute motion that House Bill No. 34 be re-referred to the Judiciary Committee.

The motion was carried.

House Joint Memorial No. 4, by Representative Todd: Relating to National Pension System for the aged.

On motion of Mr. Todd, the rules were suspended, the second reading
considered the third, the memorial was placed on final passage and it passed the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Austin, Bilger, Bingham, Brown, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith, (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—88.

Those voting nay were: Representatives Brunton, Eddy, Gleason, Post—4.

Those absent or not voting were: Representatives Aspinwall, Benson, Halleran, Ledgerwood, Reader, Stewart, Vane—7.

The memorial having received the constitutional majority was declared passed.

SPECIAL ORDER OF BUSINESS.

The Speaker announced that the hour had arrived for consideration of the special order of business, House Joint Memorial No. 10.

Mr. Healy moved that a substitute joint memorial be substituted for the original memorial and that Substitute House Joint Memorial No. 10 be read in full.

The motion was carried.

Substitute House Joint Memorial No. 10, by Representatives Cochrane, Anderson (Glen), Nelsen, Koehler, Healy, Roth, Herren, Neff, Moore, Sorensen, Fulkerson, Sisson, Bilger, Edwards, Van Dyk, Cleary and McGovern: Relating to relief for flooded areas in the State of Washington.

Read first and second times December 14, 1933.

Ordered printed and on motion of Mr. Healy substituted for House Joint Memorial No. 10.

Mr. Adams moved the adoption of the following amendment:

Amend the substitute memorial by adding the word "Shelton" after the word "Vancouver".

The amendment was lost.

On motion of Mr. Schade the rules were suspended, the second reading considered the third and Substitute House Joint Memorial No. 10 was placed on final passage and it passed the House by the following vote: Yeas, 91; nays, none; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koeh-
ler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—91.

Those absent or not voting were: Representatives Benson, Burns, Halleran, Ott, Reader, Stewart, Vane, Wentworth—8.

The memorial having received the constitutional majority was declared passed.

On motion of Mr. Schade, the rules were suspended and the Chief Clerk was directed to immediately transmit Substitute House Joint Memorial No. 10 to the Senate.

COMMUNICATION FROM THE EMERGENCY RELIEF ADMINISTRATION.

December 14, 1933.

To the Honorable Members of the House of Representatives, State of Washington, Olympia, Washington.

LADIES AND GENTLEMEN: The State Emergency Relief Administration herewith submits certain information requested by you in your Resolution of December 8th.

We have shown in detail the allocations of the State Bond Issue money to the various counties for local work projects. These allocations were made on the basis of 50% matching by the counties and cities to whom the grants were made, and also in most cases 25% of Federal participation.

You will note in our report, that in connection with many grants it is reported that no money has been spent. This refers to State money, but in practically all cases the project is actually under way at the present time but the bills and payrolls are being paid out of the local matching money.

In addition to the information, you requested any recommendation which the Administration wished to make to the House of Representatives.

We, therefore, respectfully offer for your consideration the recommendation that in view of the hoped for termination of the need for the continuance of the State Emergency Relief Administration before your Honorable Body again convenes, a Commission be appointed to study the existing Poor Laws of the State of Washington, and make recommendations to the next general assembly for caring for the needs of dependent persons in a more humane and satisfactory manner than is now possible under the existing statutes. Respectfully yours,

STATE EMERGENCY RELIEF ADMINISTRATION,
By FRANK S. BAKER, Chairman.

TOTAL MONIES RECEIVED BY GOVERNOR MARTIN FOR EMERGENCY RELIEF SINCE APPOINTMENT OF THE STATE EMERGENCY RELIEF COMMISSION.

I. FEDERAL FUNDS:

Received from the Reconstruction Finance Corporation $4,406,580.00
Received from the Federal Emergency Relief Admin.: $4,442,375.00
For Direct Relief and Administration
For Self-Help and Barter Projects 13,000.00
For Federal Transient Service 40,000.00 4,495,375.00

TOTAL FEDERAL FUNDS RECEIVED $8,901,955.00

State Funds from Chapter 65, Laws of 1933, Appropriations, to reimburse for Administrative Expense for all Counties and State Administration during October—paid from Federal Funds $64,089.05
Interest Earned 103.69

$8,966,147.74
II. STATE FUNDS:

Chapter 46, Laws of 1933—Appropriation for State Emergency Relief Administration Administrative Expense ......................................................... 20,000.00

Allotments to Date From Chapter 65, Laws of 1933, $10,000,000 State Relief Bond Issue (See Statement attached) .............................................. 6,319,282.55

TOTAL FUNDS RECEIVED .......................... $15,305,430.29

INCOME AND EXPENSE—FEDERAL FUNDS.
(To December 9th, 1933.)

EXPENSE:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tr>
<td>Counties</td>
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<tr>
<td>State Emergency Relief Administration</td>
<td>12,644.27</td>
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<tr>
<td>Federal Transient Service</td>
<td>13,640.22</td>
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<tr>
<td>Self-Help and Barter Projects</td>
<td>13,000.00</td>
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<tr>
<td>Loaned to National Re-Employment Service</td>
<td>6,000.00</td>
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$8,375,622.24

CASH BALANCE ON HAND FEDERAL FUNDS DECEMBER 9:

<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>In Capital National Bank, Olympia ..................</td>
<td>$74,221.20</td>
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<tr>
<td>In Capital National Bank, Olympia (Trans. Service)</td>
<td>6,359.78</td>
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<tr>
<td>In Pacific National Bank, Seattle ..................</td>
<td>55,085.58</td>
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<tr>
<td>In Spokane &amp; Eastern Trust Company .................</td>
<td>15,947.99</td>
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<tr>
<td>In Governor Martin’s Vault .........................</td>
<td>68,910.85</td>
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<tr>
<td>In Federal Reserve Bank ................................</td>
<td>370,000.00</td>
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$590,525.50

TOTAL FEDERAL FUNDS RECEIVED .......................... $8,966,147.74
### SPENT BY COUNTIES TO DECEMBER 9TH, 1933 FROM MONIES GIVEN GOVERNOR MARTIN BY THE R. F. C. AND FEDERAL EMERGENCY RELIEF ADMINISTRATION.

<table>
<thead>
<tr>
<th>County</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Adams</td>
<td>$15,851.99</td>
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<tr>
<td>Asotin</td>
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<tr>
<td>Benton</td>
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<td>Chelan</td>
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<td>Clallam</td>
<td>$75,948.92</td>
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<td>Clark</td>
<td>$168,420.01</td>
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<tr>
<td>Columbia</td>
<td>$12,778.75</td>
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<td>Cowlitz</td>
<td>$52,592.28</td>
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<td>Douglas</td>
<td>$18,387.20</td>
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<td>Ferry</td>
<td>$2,923.74</td>
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<td>Franklin</td>
<td>$13,013.93</td>
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<td>Garfield</td>
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<td>Grant</td>
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<td>Grays Harbor</td>
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<td>Island</td>
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<td>Jefferson</td>
<td>$12,882.60</td>
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<td>King</td>
<td>$3,617,018.11</td>
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<td>Kitsap</td>
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<td>Kittitas</td>
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<td>Klickitat</td>
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<td>Lewis</td>
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<td>Lincoln</td>
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<td>Mason</td>
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<td>Okanogan</td>
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<tr>
<td>Pacific</td>
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<td>Pend Oreille</td>
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<td>Pierce</td>
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<td>San Juan</td>
<td></td>
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<tr>
<td>Skagit</td>
<td>$114,689.01</td>
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<tr>
<td>Skamania</td>
<td>$13,977.29</td>
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<tr>
<td>Snohomish</td>
<td>$593,127.36</td>
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<tr>
<td>Spokane</td>
<td>$1,146,170.78</td>
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<tr>
<td>Stevens</td>
<td>$16,204.38</td>
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<tr>
<td>Thurston</td>
<td>$174,093.24</td>
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<tr>
<td>Whatcom</td>
<td>$4,588.52</td>
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<tr>
<td>Walla Walla</td>
<td>$36,724.91</td>
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<tr>
<td>Whitman</td>
<td>$46,730.47</td>
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<tr>
<td>Yakima</td>
<td>$174,224.40</td>
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### State Emergency Relief Administration

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Federal Transient Service</td>
<td>$12,644.27</td>
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<tr>
<td>Self-Help and Barter Projects</td>
<td>$13,640.22</td>
</tr>
<tr>
<td>Loaned to National Re-Employment Service</td>
<td>$6,000.00</td>
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</tbody>
</table>

Total

$18,521.72

### CHAPTER 46—LAWS OF 1933.

#### Amount of Appropriation made for Administrative Expense of State Emergency Relief Administration, Chapter 46, Laws of 1933

$20,000.00

#### Spent to Date

$18,521.72

#### Revolving Fund

$1,000.00

#### Balance

$19,521.72

### Balance

$478.28
### ALLOTMENTS AND EXPENDITURES FROM $10,000,000 STATE BOND ISSUE TO AND INCLUDING DECEMBER 9, 1933.

(Chapter 65, Laws of 1933.)

<table>
<thead>
<tr>
<th>Grant No.</th>
<th>TITLE</th>
<th>Amount Allotted</th>
<th>Amount Spent</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Columbia Basin Commission</td>
<td>$200,000 00</td>
<td>$108,345 29</td>
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<tr>
<td>2</td>
<td>Western State Hospital—Ward Bldg.</td>
<td>195,000 00</td>
<td>96,377 87</td>
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<tr>
<td>3</td>
<td>Western State Hospital—Adminls. Bldg.</td>
<td>220,000 00</td>
<td>9,737 16</td>
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<tr>
<td>4</td>
<td>Western State Hospital—Commissary Bldg.</td>
<td>22,000 00</td>
<td>10,754 72</td>
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<tr>
<td>5</td>
<td>Northern State Hospital—Female Ward Bldg.</td>
<td>85,000 00</td>
<td>27,679 73</td>
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<tr>
<td>6</td>
<td>Northern State Hospital—Male Ward Bldg.</td>
<td>75,000 00</td>
<td>None</td>
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<tr>
<td>7</td>
<td>Eastern State Hospital—Adminls. Bldg.</td>
<td>385,000 00</td>
<td>146,605 73</td>
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<tr>
<td>8</td>
<td>Eastern State Hospital—Commissary Bldg.</td>
<td>13,290 00</td>
<td>8,617 59</td>
</tr>
<tr>
<td>9</td>
<td>Eastern State Hospital—Employees' Cottages</td>
<td>11,500 00</td>
<td>4,068 22</td>
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<tr>
<td>10</td>
<td>Washington State Penitentiary—Power House</td>
<td>35,000 00</td>
<td>24,456 61</td>
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<tr>
<td>11</td>
<td>Washington State Penitentiary—Hospital Addition</td>
<td>50,000 00</td>
<td>1,588 45</td>
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<tr>
<td>12</td>
<td>General Expense—State Finance Commission</td>
<td>7,442 55</td>
<td>7,438 57</td>
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<tr>
<td>12-B</td>
<td>Administrative Expense—99 Counties and State Administration—three months (Spent to December 1, 1933)</td>
<td>270,000 00</td>
<td>128,560 15</td>
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<tr>
<td>13</td>
<td>State Military Dept.—Felts Field Hangar</td>
<td>108,729 00</td>
<td>8,874 39</td>
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<tr>
<td>14</td>
<td>Dept. of Conservation and Development—Natural Resources Survey</td>
<td>80,000 00</td>
<td>None</td>
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<tr>
<td>15</td>
<td>State Parks Committee</td>
<td>68,000 00</td>
<td>634 19</td>
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<tr>
<td>16</td>
<td>Washington State College—New Buildings</td>
<td>392,000 00</td>
<td>6,200 83</td>
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<tr>
<td>17</td>
<td>University of Washington—Library</td>
<td>400,000 00</td>
<td>None</td>
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<tr>
<td>18</td>
<td>State Land Department</td>
<td>25,000 00</td>
<td>None</td>
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<tr>
<td>19</td>
<td>Dept. of Highways—Nisqually Cut-Off</td>
<td>250,000 00</td>
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<tr>
<td>20</td>
<td>State Military Dept. Camp Murray</td>
<td>3,435 00</td>
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<tr>
<td>21</td>
<td>State Military Dept. Camp Murray</td>
<td>484 00</td>
<td>479 55</td>
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<tr>
<td>22</td>
<td>State Military Dept. Camp Murray</td>
<td>462 00</td>
<td>154 29</td>
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<tr>
<td>23</td>
<td>State Military Dept. Camp Murray</td>
<td>556 00</td>
<td>59 40</td>
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<tr>
<td>24</td>
<td>State Military Dept. Everett Armory</td>
<td>3,272 00</td>
<td>None</td>
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<tr>
<td>25</td>
<td>State Military Dept. Aberdeen Armory</td>
<td>658 00</td>
<td>224 60</td>
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<td>26</td>
<td>State Military Dept. Yakima Armory</td>
<td>544 00</td>
<td>133 00</td>
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<tr>
<td>27</td>
<td>State Military Dept. Spokane Armory</td>
<td>672 00</td>
<td>None</td>
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<tr>
<td>28</td>
<td>State Military Dept. Camp Murray</td>
<td>885 00</td>
<td>91 50</td>
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<tr>
<td>29</td>
<td>Work Relief—99 Counties (Spent to December 1)</td>
<td>750,000 00*</td>
<td>125,075 90</td>
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<td>30</td>
<td>Dept. of Highways—Naches Pass Road</td>
<td>110,000 00</td>
<td>None</td>
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<tr>
<td>31</td>
<td>Dept. of Highways—Various Projects</td>
<td>750,000 00</td>
<td>None</td>
</tr>
</tbody>
</table>

* See itemized Allotment Sheet attached.

Total: $4,447,822 55 $730,424 05
<table>
<thead>
<tr>
<th>Grant No.</th>
<th>Title</th>
<th>Amount Alotted</th>
<th>Amount Spent</th>
<th>Total Allotted To County</th>
</tr>
</thead>
<tbody>
<tr>
<td>C 1-1</td>
<td>Adams County Welfare Board</td>
<td>$1,200 00</td>
<td>None</td>
<td>$9,080 00</td>
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<tr>
<td>C 1-2</td>
<td>City of Ritzville</td>
<td>600 00</td>
<td>None</td>
<td>600 00</td>
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<tr>
<td>C 1-3</td>
<td>Adams County Board Commissioners</td>
<td>7,200 00</td>
<td>None</td>
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<tr>
<td>C 3-1</td>
<td>Benton County Welfare Board</td>
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<td>None</td>
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<tr>
<td>C 3-2</td>
<td>Benton County Welfare Board</td>
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<tr>
<td>C 3-3</td>
<td>Benton County Welfare Board</td>
<td>120 00</td>
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<td>120 00</td>
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<tr>
<td>C 3-4</td>
<td>Benton County Welfare Board</td>
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<td>Benton County Welfare Board</td>
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<td>C 3-6</td>
<td>Benton County Welfare Board</td>
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<td>Clallam County Welfare Board</td>
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<td>Columbia County Commissioners</td>
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<td>Douglas County Welfare Board</td>
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<td>Grays Harbor County Welfare Board</td>
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<td>Jefferson County Commissioners</td>
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<td>C 17-2</td>
<td>King County Welfare Board</td>
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<td>8,000 00</td>
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<tr>
<td>C 17-3</td>
<td>City of Auburn</td>
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<td>King County Welfare Board</td>
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**Totals** $323,500 $396,500 $750,000
## JOURNAL OF THE HOUSE

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ELEVENTH DAY, DECEMBER 14, 1933

GRANT NO. 30—Continued.

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Upon motion of Mr. McDonald the communication was referred to the Committee on Unemployment Relief.

ANNOUNCEMENTS.

The Speaker announced that on account of illness Mr. Vane had been unable to act on the Committee on Financial Institutions Other Than Banks, and that he had requested Mr. Moore to act as a member of that committee.

The Speaker announced that by agreement Mr. Judson Shoret would take the place of Mr. McDonald on the Committee on Elections and Privileges.

Mr. Smith (J. B.) moved that the persons who had come to Olympia to participate in the hearing before the Committees on Unemployment Relief be allowed the privilege of the galleries.

The motion was carried.

Upon motion of Mr. McDonald the House adjourned until 10:00 a. m., Friday, December 15th, 1933.

GEO. F. YANTIS, Speaker.

S. R. HOLCOMB, Chief Clerk.
TWELFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, December 15, 1933.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Allen, Austin, Clark (H. B.), Gehlen, Halleran, Mandery, Sullivan, Vane and Wilson (James W.); Representatives Halleran and Vane having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

Upon motion of Mr. Cleary Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

Your Committee on Engrossment to whom was referred House Bills Nos. 4 and 29, has compared same with the original bills and finds them correctly engrossed.

.................................................... Chairman.

We concur in this report: Esther M. Lanz, Dan McGovern.

MR. SPEAKER:

We, the majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 6, entitled "An Act relating to the collection of taxes; providing for the remission of interest upon delinquent real and personal property taxes; providing for the payment of delinquent real property taxes in installments; amending Sections 1 and 2 of Chapter 53 Session Laws of 1933, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 5 be substituted therefor and that it do pass.

HARRY D. AUSTIN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Transportation Other Than Automotive, to whom was referred House Bill No. 68, entitled "An Act relating to facilities for aerial transportation, amending Section 1 of Chapter 93 of the Laws of 1929, and authorizing cities, towns, port districts and counties to acquire by purchase, condemnation or lease, within or without their corporate limits or boundaries, sites and
other facilities for landings, terminals, housing, repair and care of dirigibles, air-
planes and seaplanes for the aerial transportation of persons, property or mail, and
declaring that this act shall take effect immediately," have had the same under con-
sideration, and we respectfully report the same back to the House with the recom-
mandation that it do pass.

W. W. ROBBINS, Chairman.

We concur in this report: Fred Schade, Vernon A. Smith, Esther M. Lanz,

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 12, 1933.

Mr. Speaker:

We, the whole of your Committee on Agriculture, to whom was referred House
Bill No. 428, entitled "An Act relating to the branding, tattooing and identification
of livestock and poultry, providing for the administration of same, providing penalties
for the violation thereof, providing for the publishing of records of such tattoo marks
and brands, providing for fees for the registration thereof, providing for licensing
and bonding persons butchering and slaughtering animals, making an appropriation
and providing for the cancellation of existing brands," have had the same under
consideration, and we respectfully report the same back to the House with the recom-
mandation that it be sustained as vetoed by the Governor.

CHAS. E. PETERSON, Chairman.

We concur in this report: Marcus O. Nelsen, Morris Sorensen, Tony Roelsi,
Frank Schultz, S. J. McDonnell, C. C. Aspinwall, Herbert S. Harter, Frank Gehlen,
G. H. Anderson, Frank Anderson, Ralph Van Dyk, Harry E. Christianson, John R.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 20, 1933.

To the Honorable, the House of Representatives of the State of Washington (Through
the Secretary of State).

I am filing herewith to be transmitted to the House of Representatives at the
next session of the Legislature, without my approval, House Bill No. 428, entitled:

"An Act relating to the branding, tattooing and identification of livestock and
poultry, providing for the administration of same, providing penalties for the vi-
olation thereof, providing for the publishing of records of such tattoo marks and
brands, providing for fees for the registration thereof, providing for licensing
and bonding persons butchering and slaughtering animals, making an appropriation
and providing for the cancellation of existing brands."

This bill provides a system of state branding for livestock and poultry. Existing
law provides a county system of registration of brands. This bill proposes "a fire
or tattoo brand," whereas existing law provides "mark, brand, dewlap or wattles."
This is a radical change involving considerable inconvenience and some expense to
the stock and poultry raisers of the state.

The act is poorly drawn and contains clerical errors and inconsistencies due to
hurried and ill considered amendments, for examples of which attention is directed
to Sections 5, 7, 10 and 11. Section 10 requires all officers, including the state patrol,
traffic officers, and forest service officers, to investigate movement of livestock or
carcasses and poultry along the highways, and authorizes arrest without warrant.
Such a provision is impractical and burdensome.

Section 12 provides that in respect to movement of carcasses on the highway
"the hide must accompany the carcass of any beef or veal, or any portion of such
carcass, with ears and tail attached." Applying that provision literally, a person
purchasing at a market and carrying home a veal quarter must take home with him
the hide, ears and tail, and if a state highway patrolman should, as required by this
act, inspect it in the home of such person and should find that such person is not
the owner of the registered brand, such person would be subject to arrest. Sections
18, 19 and 20 do not contain complete sentences, are uncertain in meaning, and are
not effective.

For these reasons House Bill No. 428 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.
Mr. Peterson moved the adoption of the committee report.

Mr. Smith (J. B.) moved that the House recess until 11 o'clock a. m. in order to study today's calendar.

Mr. Post moved as a substitute motion, that hereafter the Committee on Rules and Order be requested to have the calendar for the next succeeding day placed on the desks of members as early as possible the evening before.

The Chair ruled that the substitute motion was out of order in that a motion to recess takes precedence.

Mr. Schultz demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion by Mr. Smith (J. B.), that the House recess until 11 o'clock a. m., this date.

The motion was carried.

**MID-MORNING SESSION.**

The Speaker called the House to order at 11:00 a. m.

The Clerk called the roll and all members were present except Representatives Compton, Halleran and Vane; Representatives Halleran and Vane having been excused.

The Chair stated that the question before the House was the motion by Mr. Peterson that the report of the Committee on Agriculture on House Bill No. 428 be adopted.

The motion was carried.

**MESSAGE FROM THE SENATE.**

*Senate Chamber,*

*Olympia, Wash., December 15, 1933.*

*Mr. Speaker:*

The Senate has passed Substitute House Joint Memorial No. 10, and the same is herewith transmitted.

*Geo. E. Starr, Secretary.*

**INTRODUCTION AND FIRST READING OF BILLS.**

The following bills were introduced, read first time by title and acted upon as indicated:

**House Bill No. 96,** by Representative Allen: An Act to provide for the incorporation of associations for social, charitable and educational purposes, and providing and defining exemption from the insurance code, and amending Section 10 of Chapter 158 of the Laws of 1895.

Ordered printed and referred to Committee on Insurance.

**House Bill No. 97,** by Representative Neff: An Act permitting the State of Washington or any county, city, town, school district, or other political subdivision thereof, to allow the assignment of warrants, together with certain sums of money, for the payment of taxes.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 98,** by Representative Roberts: An Act relating to State Road Number One and naming and designating a portion thereof as “Evergreen Drive.”

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 99, by Representatives Van Dyk, Clark (H. B.), Mann, Anderson (Frank), Fulkerson, Palmer, Miller, Collins, Easterday, Wilson (James W.), Luck, Lanz, dePierre-Hall, Gessell, Nolan, Clark (A. W.), and Neff: An Act to repeal Chapter 170, Laws of Washington, 1933, entitled "An Act relating to motor vehicles, evidence of ownership thereof; providing for the issuance of certificates of ownership and evidence of registration thereof; regulating the purchase and sale or other transfer of ownership thereof; facilitating the recovery of motor vehicles stolen or otherwise unlawfully taken; prescribing the powers and duties of certain officers hereunder; defining offenses and providing penalties for violation of the provisions hereof; making appropriations and providing for the collection, distribution and expenditure of fees; and amending Section 9, Chapter 96, Laws of 1921 (Section 6320 Remington's Compiled Statutes)."

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 100, by Committee on Agriculture: An Act prohibiting the importation of noxious weed seeds into the State of Washington, providing a penalty for such importation and for the purchase, sale, possession or use for feeding purposes of wheat or other grain screenings containing noxious weed seeds.

Ordered printed and passed to second reading.

House Bill No. 101, by Representatives Jones, Austin, Anderson (B. Roy), Leber, Christianson and Wentworth: An Act relating to the liquidation of insolvent savings and loan associations and amending Section 70 of Chapter 183, Laws of 1933 (being Section 3717-70 Remington's Revised Statutes of Washington).

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 102, by Representatives Richmond, Fulkerson, dePierre-Hall and Johnson: An Act relating to steamboat companies, providing for additional regulation and amending Section 1 of Chapter 248 of the Laws of 1927, and declaring an emergency.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 103, by Representatives Titus, Anderson (Frank), Nolan, Fulkerson, dePierre-Hall, Mann, Richmond, Easterday and Brown: An Act to encourage state and national industrial recovery by cooperating with the national government in fostering fair competition, and providing a penalty for the breach hereof; and declaring an emergency.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 104, by Representatives Miller, Collins and Smith (J. B.): An Act relating to the creation of a fund for the payment of the salaries and wages of county officers and employees, and providing for the payment and transfer of money to and from said fund, and declaring an emergency.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 105, by Representatives Adams, Anderson (B. Roy), Aspinwall, Cohn, Hews, Jonés, McDonald, Roth, Starrett, Wanamaker and Yantis: An Act to create a State Commission to investigate the administra-
tion of public welfare and relief in the State of Washington, and to report thereon to the Governor with recommendations, and to provide an appropriation for such commission.

Ordered printed and referred to Committee on Unemployment Relief.

House Bill No. 106, by Representative Brown: An Act to authorize all cities of the first and second class in the state to classify mercantile establishments and to regulate, by ordinance, the hours and time of opening and closing of mercantile establishments and authorizing such cities to prohibit unfair competition in the mercantile establishments, and declaring an emergency.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 107, by Representatives Brown, Fulkerson, Starrett, Adams, Herren, Myers, Richmond, Neff, Roesli, Easterday, Lanz, dePierre-Hall, Johnson, Titus and Haddon: An Act amending Section 15 and Section 17 of Chapter 8, Session Laws of Washington, 1933, entitled: "An Act to relieve the people of the state from hardships and suffering caused by unemployment; creating and defining the duties of an emergency relief administration, and making an appropriation for such purpose; providing penalties, and declaring that this act shall take effect immediately," and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Unemployment Relief.

House Bill No. 108, by Representative McDonald: An Act to create a State Commission of Inquiry into county and local government, for the purpose of studying all matters relating to such governmental units and recommending changes therein, and to provide for an appropriation for said commission.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 109, by Representative Miller: An Act relating to, providing for and authorizing and regulating thoroughbred and/or standard bred horse racing and other vertebrate animals, and amending Section 1 of Chapter 55 of the Session Laws of 1933.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 110, by Representative Brown: An Act relating to telephones; declaring telephones to be a public utility in this state and fixing the rates to be charged for the use of telephones and telephone service in Washington.

Ordered printed and referred to Committee on Public Utilities.

House Joint Resolution No. 6, by Representative Richmond: Relating to the submission of a constitutional amendment, adding to Article XXIII of the Constitution of the State of Washington an additional section to be known as Section 4, and providing for an additional method of amending said Constitution by calling a constitutional convention.

Ordered printed and referred to Committee on Constitutional Revision.

SECOND READING OF BILLS.

House Bill No. 14, by Representative Magnuson: Relating to the crime of kidnapping and punishment therefor.
Mr. Speaker:

We, of your Judiciary Committee, to whom was referred House Bill No. 14, entitled "An Act relating to the crime of kidnaping and the punishment therefor, and amending Section 2410, Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 19 of the original bill, being line 12 of the printed bill, after the word "thereof" strike the colon (:) and insert in lieu thereof the following: "; Provided, the time when such execution shall take place shall be set by the trial judge at the time of imposing sentence as a part thereof."

Amend Section 1, line 30 of the original bill, being lines 20 and 21 of the printed bill, strike the words "by imprisonment in the state penitentiary for not less than 10 years" and insert in lieu thereof "as in the case of a felony."

Amend the bill further by adding thereto a new section to be known as Section 2 as follows:

"Sec. 2. That Section 158, Chapter 249, Session Laws, 1909 (Section 2410, Remington's Revised Statutes of Washington) be and the same is hereby repealed."

Amend the title by striking the words and figures "amending Section 2410, Remington's Compiled Statutes of Washington," and inserting in lieu thereof the words and figures "repealing Section 158, Chapter 249, Session Laws, 1909 (Section 2410, Remington's Revised Statutes of Washington)."

Warren G. Magnuson, Chairman.

We concur in this report: Edward L. Cochrane, Tim Healy, Donald A. McDonald, Ronald Moore, Richard B. Ott, Homer L. Post, W. A. Richmond, Chas. I. Roth, Judson W. Shorrett.

The bill was read the second time by sections.

On motion of Mr. Magnuson the committee amendments were adopted.

Mr. Anderson (Glen) moved the adoption of the following amendment:

Amend Section 1, in line 15, by striking the clause and comma "or to steal any article from his person."

After a brief discussion Mr. Collins moved that House Bill No. 14 be indefinitely postponed.

Mr. Anderson (Glen) moved that the motion to indefinitely postpone be laid on the table without taking any other matter with it.

The motion to lay on the table the motion for indefinite postponement was carried.

With the consent of the House Mr. Anderson (Glen) withdrew his amendment to Section 1, line 15.

Upon motion of Mr. Healy the following amendment was adopted:

Amend Section 1, line 15 of the printed bill as follows: after the word "or" and preceding the word "to" insert the words "with intent."

Mr. Post moved the adoption of the following amendment:

Amend Section 1, in line 6. After the word "life" insert the words "and shall not be subject to parole or pardon."

Mr. Ott moved the adoption of the following amendment to Mr. Post's amendment:

Amend Section 1, in line 6, by inserting after the word "death" in lieu of after the word "life," the words "and shall not be subject to parole or pardon."

After extended debate, Mr. Adams demanded the previous question and the demand was sustained.

The Chair declared the question to be on the adoption of the amendment by Mr. Ott to the proposed amendment by Mr. Post.

The amendment to the amendment was lost.
The Chair declared the question to be on the adoption of the proposed amendment by Mr. Post.

The amendment was lost.

Upon motion of Mr. Richmond the following amendment was adopted:

Amend Section 1, sub-section 2, line 14 of the printed bill as follows: after the word "parent" and preceding the word "guardian" insert the word "parents" and a comma (,).

The bill was passed to third reading and ordered engrossed.

**House Bill No. 24**, by Representative Emerick: Relating to deposit of funds in banks by county clerks.

The bill was read the second time by sections.

Mr. Clark (A. W.) moved that Substitute House Bill No. 24 be placed on the calendar in place of House Bill No. 24.

The motion was carried.

Upon motion of Mr. McDonald the House was declared at recess until 2:00 p.m., this date.

**AFTERNOON SESSION.**

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Bingham, Carty, Miller, Reader, Vane and Wiswall; Representative Vane having been excused.

**SECOND READING OF BILLS.**

The House resumed consideration of Substitute House Bill No. 24 on second reading.

Substitute House Bill No. 24 was read by sections.

Upon motion of Mr. Koehler the following amendment was adopted:

Amend Section 3, line 22 of the original bill, being line 5 of the printed bill; after the word "demand" strike the colon ":" and insert in lieu thereof the following: ", said surety bond shall not be cancelled during the time for which it has been written by the surety company:"

The bill was passed to third reading and ordered engrossed.

**House Joint Memorial No. 3**, by Representative Roberts: Relating to membership of the House of Representatives of the United States.

House Joint Memorial No. 3 was read the second time in full and passed to third reading.

**House Joint Memorial No. 7**, by Representative Edwards: Relating to advertising of liquor over radio in dry areas.

The memorial was read the second time in full.

Mr. Wilson (John N.) moved that the memorial be rereferred to the Committee on Memorials.

Mr. Neff moved that the motion to rerefer be laid on the table without taking the original memorial with it.

The motion was carried.

Mr. Van Dyk offered as an amendment, Substitute House Joint Memorial No. 7, and moved that Substitute House Joint Memorial No. 7 be substituted for House Joint Memorial No. 7.
Mr. Miller moved that the substitute memorial be ordered printed and copies thereof laid on the desks of members.

The Speaker ruled that the substitute memorial was tendered as an amendment and that Mr. Miller's motion was out of order.

The Clerk read the amendment in full.

Amendment by Mr. Van Dyk:

Substitute House Joint Memorial No. 7: Relating to the advertising of intoxicating liquor.

We, Your Memorialists, the House of Representatives of the State of Washington, in legislative session assembled, respectfully represent and petition your Honorable Bodies as follows:

WHEREAS, The repeal of the Eighteenth Amendment to the Constitution of the United States by the adoption of the Twenty-first Amendment thereto, will permit legal traffic in intoxicating liquor in certain areas of the United States and in other areas of the United States such traffic will be illegal, and

WHEREAS, If intoxicating liquor is to be permitted to be advertised in interstate traffic, such advertisements will go into all parts of the nation, including states and areas within states wherein the sale of intoxicating liquor is illegal, and

WHEREAS, We, your memorialists, believe that the promiscuous advertising of intoxicating liquor is unfair to dry areas and deleterious to the public welfare and morals,

Now Therefore, Be It Resolved, That your memorialists, the House of Representatives of the State of Washington, now in session, do respectfully urge upon your Honorable Bodies that legislation be enacted forbidding the interstate advertising of intoxicating liquor and alcoholic beverages of every kind and nature, and

Be It Further Resolved, That a copy of this memorial be forthwith transmitted to the Senate and House of Representatives at Washington, D. C., and to each member of Congress from the State of Washington.

Mr. Burns moved, at the close of his address, that the substitute memorial or amendatory matter, be laid on the table without taking the original memorial with it.

The Speaker ruled, for the purpose of this hearing and as a rule of this House, that an motion to lay on the table may not be made at the close of an address.

Mr. Burns' motion to lay on the table was declared out of order.

Mr. Cochrane moved that the substitute memorial be made a special order of business for 2:30 p. m., December 22, 1933.

After debate, the Chair stated the question to be on the motion by Mr. Cochrane to make the amendment by Mr. Van Dyk a special order of business for 2:30 p. m., December 22, 1933.

Mr. Brown moved as a substitute motion that the amendment by Mr. Van Dyk be indefinitely postponed.

The Speaker ruled, both motions being of equal rank, that the motion to postpone to a set date takes precedence, in that it was the first motion made.

Mr. Anderson (B. Roy) moved that Mr. Cochrane's motion to make the substitute memorial or amendment a special order of business be laid on the table without taking any other matter with it.

The motion to lay on the table was lost.

Mr. Wilson (James W.) moved that the entire matter be laid on the table.

The motion was lost.

Mr. Neff demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion by Mr. Cochrane that
the matter be made a special order of business for 2:30 p. m., December 22, 1933, and, with the consent of the House, the motion would be considered as relating to both the original memorial and the proposed amendment or substitute memorial.

The Speaker ruled that the entire matter would be carried to the date fixed.

The motion was lost.

Mr. Mandery moved that the entire matter be referred to the Committee on Liquor Control.

Mr. Todd moved as a substitute motion, that the entire matter be referred to the Committee on Memorials.

The substitute motion was lost.

Mr. Magnuson demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion to refer to the Committee on Liquor Control.

The motion was lost.

After further discussion, Mr. Emerick demanded the previous question and the demand was sustained.

The Speaker: "Mr. Van Dyk's substitute memorial was offered as an amendment to the original memorial. The matter which was read appears to eliminate the radio limitation and prohibits all advertising of liquor. The Speaker rules that the substitute memorial was offered as an amendment to the original memorial."

The Chair stated the question to be on the adoption of the proposed amendment by Mr. Van Dyk.

A roll call was demanded. The required number arising, the Clerk called the roll and the substitute memorial by Mr. Van Dyk was lost by the following vote: Yeas, 30; nays, 60; absent or not voting, 9.


Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Compton, Eddy, Edwards, Emerick, Emery, Gleason, Haddon, Hall, Healy, Jones, Judson, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Miller, Moore, Myers, Neff, Ott, Palmeter, Post, Reader, Reeves, Roth, Schade, Shorette, Sisson, Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—60.

Those absent or not voting were: Representatives Cohn, Gehlen, Halleran, Hews, McGovern, Roberts, Vane, Waldron, Westover—9.

The Chair stated that House Joint Memorial No. 7, by Mr. Edwards, was now before the House for amendments.

Upon motion of Mr. Edwards the following amendment was adopted:

Amend the memorial. Between the title and the first paragraph, insert the following:

"To the Honorable, the Senate and House of Representatives of the United States of America in Congress Assembled:"

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Upon motion of Mr. Edwards the following amendment was adopted:
Amend the title as follows: Strike the words “in dry areas.”

Upon motion of Mr. Edwards the following amendment was adopted:
Amend Paragraph 1, line 1 of the printed memorial, same being line 1 of the original memorial, as follows: after the word “the” and preceding the word “House” insert the words “Senate and the”.

Upon motion of Mr. Edwards the following amendment was adopted:
Amend Paragraph 6, line 1 of the printed memorial, same being line 18 of the original memorial, as follows: after the word “the” and preceding the word “House” insert the words “Senate and the”.

Mr. Wilson (John N.) moved the adoption of the following amendment:
Amend Paragraph 6, line 3. After the words “alcoholic beverages” and before the word “of” insert the words “and light wines and beers (except for educational purposes).”

The amendment was lost.
The memorial was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

Engrossed House Bill No. 4, by Representatives Titus and Mann: Relating to deficiencies in local improvement district funds of cities of the first class and authorizing payment.

On motion of Mr. Titus the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Clark (A. W.), Clark (H. B.), Cochran, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Healy, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmer, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roelsi, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—88.

Those voting nay were: Representative Harter—1.

Those absent or not voting were: Representatives Anderson (B. Roy), Christianson, Cleary, Cohn, Halleran, Hews, Manderly, McGovern, Stewart, Vane—10.

The bill having received the constitutional majority was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 19, by Representatives Smith (J. B.) and Miller: Relating to construction, acquisition and maintenance of certain public utilities by incorporated cities and towns.

On motion of Mr. Magnuson the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed
the House by the following vote: Yeas, 72; nays, 17; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Austin, Brown, Burns, Cannon, Carty, Christianson, Clark (H. B.), Cleary, Cochrane, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Harter, Herren, Jones, Johnson, Lanz, Leber, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Palmeter, Peterson, Reeves, Richmond, Roesli, Roth, Schultz, Shine, Shoretty, Skinner, Smith (Archibald), Smith, (B. L.), Smith (J. B.), Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Wanamaker, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—72.

Those voting nay were: Representatives Benson, Bilger, Bingham, Brunton, Eddy, Moore, Ott, Post, Reader, Robbins, Roberts, Sisson, Smith (Vernon A.), Sorensen, Stewart, Westover, Wilson (J. Ivan)—17.

Those absent or not voting were: Representatives Aspinwall, Clark (A. W.), Cohn, Halleran, Healy, Hews, Koehler, Ledgerwood, Vane, Waldron—10.

The bill having received the constitutional majority was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 20, by Representatives Titus, Anderson (Frank), and Smith (J. B.): Relating to payment of wages for labor, in lawful money.

On motion of Mr. Titus the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Clark, (A. W.), Clark (H. B.), Cleary, Cochrane, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Halleran, Harter, Healy, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. R.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Mr. Speaker—90.

Those absent or not voting were: Representatives Benson, Christianson, Cohn, Hews, Ledgerwood, Shoretty, Stewart, Vane, Wiswall—9.

The bill having received the constitutional majority was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 15, 1933.

MR. SPEAKER:

The President has signed Senate Joint Resolution No. 6, and the same is here-with transmitted.

GEO. E. STARR, Secretary.

The Speaker announced he was about to sign Senate Joint Resolution No. 6.

MOTIONS.

Upon motion of Mr. Nolan the House reverted to the Fourth Order of Business.

Mr. Nolan moved that the Committee on State Penal and Reformatory Institutions be requested to secure and give a report concerning the Washington State Reformatory at Monroe and the Northern State Hospital at Sedro Woolley.

Mr. Cleary moved as an amendment to Mr. Nolan's motion that a committee of seven be appointed by the Speaker to make an investigation and report back to the House the condition of the Washington State Reformatory at Monroe and the Northern State Hospital at Sedro Woolley.

Mr. Anderson (Glen) moved as an amendment to the substitute motion that the committee investigate the Washington State Reformatory at Monroe, only.

Mr. Nelsen stated he had a resolution, which he requested the Clerk to read.

With the consent of the House the proposed resolution was read.

Mr. Nelsen moved that the resolution be adopted.

The Speaker ruled that the resolution required action by both the House and Senate, in that an appropriation was demanded, and that therefore the resolution was out of order.

The Chair stated that the matter before the House was the proposed amendment by Mr. Anderson (Glen) to Mr. Nolan's motion that a committee investigation be made of the Washington State Reformatory at Monroe, only.

After considerable debate, Mr. Cochrane moved that the entire matter be made a special order of business for 11:00 a.m., Monday, December 18, 1933.

The motion was carried.

ANNOUNCEMENTS.

The Speaker announced that hereafter calendars would be placed on the desks of members of the House the evening before the day on which they were to be used, and that an additional supply would be available at the Chief Clerk's desk for those whose copies may have been lost.

The Speaker also announced that attendance at committee meetings was being interfered with because of conflict in the hours of meeting, and requested that immediately after adjournment the Chairman of the Judiciary Committee, the Chairman of the Committee on Revenue and Taxation and the Chairman of the Committee on Appropriations meet for a moment at the Speaker's desk.

The Chair announced that immediately after adjournment the Committee on Rules and Order would meet, and requested that the Chairmen of the
Committee on Appropriations and the Committee on Revenue and Taxation meet with the Committee on Rules and Order.

Upon motion of Mr. McDonald the House adjourned until 10:00 a. m., Saturday, December 16, 1933.

S. R. Holcomb, Chief Clerk.

THIRTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, December 16, 1933.

The Speaker called the House to order at 10:00 a. m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Austin, Emery, Gessell, Healy, Leber, Magnuson, Mandery, McGovern, Reader, Robbins, Roberts, Shorett, Vane, Wilson (J. Ivan) and Wilson (John N.); Representatives Anderson (Glen), Emery, Gessell, Healy, Leber, Reader, Robbins, Shorett and Vane having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

Upon motion of Mr. Cleary Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Engrossment to whom was referred House Bill No. 14, has compared same with the original bill and finds it correctly engrossed.

I concur in this report: Nelson B. Neff.

Edwin L. Emerick, Chairman.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Substitute House Bill No. 24, and House Joint Memorial No. 7, has compared same with the original bill and memorial and finds them correctly engrossed.

I concur in this report: W. L. Bilger.

Edwin L. Emerick, Chairman.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred Substitute House Joint Memorial No. 10, has compared same with the original memorial and finds it correctly enrolled.

I concur in this report. Richard B. Ott.

Herbert S. Harter, Chairman.
Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 44, entitled "An Act relating to cities of the first class, and authorizing the establishment and operation of municipal depositories or quasi banks therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

.............................................., Chairman.


House of Representatives, Olympia, Wash., December 14, 1933.

Mr. Speaker:

We, a minority of your Committee on Cities of the First Class, to whom was referred House Bill No. 44, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Jos. F. Koehler.

Passed to second reading.

House of Representatives, Olympia, Wash., December 14, 1933.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 51, entitled "An Act relating to taxation and to the exemption of real and personal property from taxation, and amending Section 1, Chapter 115, Session Laws, 1933, which amended Section 1, Chapter 126, Session Laws, 1929, which amended Section 7, Chapter 130, Laws of Extraordinary Session, 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Harry D. Austin, Chairman.


Passed to second reading.

The Speaker announced he was about to sign Substitute House Joint Memorial No. 10.

Messages from the Senate.

Senate Chamber, Olympia, Wash., December 16, 1933.

Mr. Speaker:

The Senate has passed Senate Joint Memorial No. 6, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Senate Chamber, Olympia, Wash., December 16, 1933.

Mr. Speaker:

The Senate has passed Senate Joint Memorial No. 7, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Introduction and First Reading of Bills.

The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 111, by Representative Magnuson: An Act to provide for a program of advance planning and long-range budgeting of public works by the State as a means of employment stabilization, and thereby, of reliev-
ing unemployment during periods of economic depression; and making an appropriation for such purpose.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 112, by Representative Titus (by request): An Act for the relief of Otto Johnson, and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 113, by Committee on Banks and Banking: An Act relating to the issuance and service of the writ of garnishment, providing conditions and effect thereof amending Section 2, Chapter 68, Session Laws, 1903; and Section 9, Chapter LVI, Session Laws, 1893 (Section 687 and 688 respectively, Remington’s Revised Statutes of Washington).
Ordered printed and referred to Committee on Appropriations.

House Bill No. 114, by Representative McGovern: An Act relating to highways; providing for the establishment of a system of improved roads in counties; providing for the manner of laying out, constructing and maintaining the same; amending Sections 11 and 14 of Chapter 271 of the Laws of 1927; amending Chapter 271 of the Laws of 1927 by adding to said chapter two new sections to be known as Section 14a and Section 14b; and repealing Section 35 of Chapter 271 of the Laws of 1927.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 115, by Representatives Reeves and Compton (by request): An Act for the relief of C. A. Thompson and Helen Thompson, and their minor child, Fern Louise Thompson.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 116, by Representative Cleary: An Act relating to insurance and amending Chapter 175, Session Laws of 1927, which amends Chapter 26, Session Laws of 1923, which amends Chapter 49, Session Laws of 1911 (Section 7033, Remington’s Revised Statutes of Washington).
Ordered printed and referred to Committee on Insurance.

House Bill No. 117, by Representative Fulkerson: An Act relating to slot machines; providing for the operation thereof under license; providing for certain license fees and the use of money obtained therefrom; prohibiting minors from playing and loitering about such games; designating the penalties for violations of the provisions thereof; and other matters properly relating thereto.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 118, by Representatives Eddy, Todd, Shorett, Titus, Judson, Fulkerson, Koehler and Collins: An Act relating to wild animals, wild birds and game fish, and referring to rules and regulations of the state game commission; providing penalties for the violation thereof; and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 119, by Representative McDonald: An Act relating to the form of Writs of Garnishment in the Superior Courts of the State of Washington and before Justices of the Peace, amending Section 6, Chapter LVI, Session Laws, 1893 (Section 685, Remington’s Revised Statutes) and
Section 4, Chapter 126, Session Laws, 1911 (Section 1826, Remington's Revised Statutes of Washington).

Ordered printed and referred to Judiciary Committee.

House Bill No. 120, by Representative Titus (By request): An Act for the relief of Daniel A. McDougall and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 121, by Representative Wilson (John N.): An Act restricting the use of state, city and county laboratories to the examination, care and treatment of indigent only, unless fees are charged therefor, and providing penalties for the violation thereof.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 122, by Committee on Banks and Banking: An Act relating to bonds of the Home Owners' Loan Corporation, and authorizing banks, trust companies, mutual savings banks, insurance companies, savings and loan associations and building and loan associations to invest their funds in such bonds.

Ordered printed and passed to second reading.

House Bill No. 123, by Committee on Banks and Banking: An Act relating to banks, trust companies and mutual savings banks, authorizing membership in the Federal Reserve banking system and the insuring of their deposits under the laws of the United States.

Ordered printed and passed to second reading.

House Bill No. 124, by Representative Westover (by departmental request): An Act relating to proceedings before the Department of Labor and Industries and appeals from orders, decisions and/or awards thereof and appeals to the Superior Court from orders, decisions and/or awards of the joint board of said department, and providing that findings of fact by the department in said matters shall not be disturbed in the absence of arbitrary or capricious action; and amending Section 6, Chapter 132 of the Session Laws of 1929, as amended by Section 1, Chapter 90 of the Session Laws of 1931, and Section 7697 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 125, by Representative Cleary: An Act relating to Delinquent Local Improvements Assessment Foreclosures; providing for the repeal of Chapter 275, Laws of 1927, being, Local Improvements—Foreclosure of Assessments, and requiring Local Improvement Assessment installments to be made, in accordance with laws existing at the time of the adoption of Chapter 275 of the Laws of 1927 and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 126, by Representatives Moore and Wilson (J. Ivan): An Act relating to establishing a primary state highway, to be known as State Road No. 12 or the Ocean Beach Highway, and amending Section 11, Chapter 185, Laws of 1923, and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 128, by Representatives Van Dyk, Nelsen, Smith (A. C.), Wilson (James W.), Smith (B. L.), Titus, Richmond, Clark (H. B.), Mann and Clark (A. W.): An Act relating to and defining intoxicating liquors, providing for the manufacture, importation, transportation, sale and distribution thereof, prescribing the powers and duties of state officers in connection therewith; making an appropriation, defining offenses and prescribing penalties therefor, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 129, by Committee on Rules and Order: An Act making appropriations, amending Section 28 of Chapter 191, Session Laws of 1933, entitled, "An Act relating to taxation; imposing taxes upon the privilege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing penalties; making appropriations; and declaring that this act shall take effect immediately," and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

House Joint Resolution No. 7, by Representatives Nelsen and Nolan: Providing for an investigation of conditions at the State Reformatory at Monroe.

Ordered printed and referred to Committee on State Penal and Reformatory Institutions.

FIRST READING OF SENATE BILLS.

Senate Joint Memorial No. 6, by Senators Ferryman, Smith (Horace E.), Heffron and Ronald: Relating to an appropriation from the Reconstruction Finance Corporation or other governmental agency to purchase bonds of the State Reclamation Revolving Fund of the State of Washington.

Referred to Committee on Memorials.


Referred to Committee on Memorials.

SECOND READING OF BILLS.

Substitute House Bill No. 5, by Committee on Revenue and Taxation: Relating to the collection and payment of taxes.

Mr. Adams moved that the substitute bill be read in full in place of the original bill.

The motion was carried.

Substitute House Bill No. 5 was read in full.

Mr. Ott moved the adoption of the following amendment:

Amend the bill as follows: In Section 1, line 12 of the mimeographed bill, strike the asterisks preceding the words “provided further” and insert in lieu thereof the following: “Provided, That there shall be an additional allowance of five per cent (5%) rebate to all persons paying the 1931 or any prior years of said delinquent taxes on or before May 31st, 1934.”
Mr. Ott, Mr. Schultz, Mr. Halleran and Mr. Anderson (Frank) spoke for the amendment, and Mr. Shine, Mr. Westover, Mr. Roth and Mr. Richmond spoke against the amendment.

The previous question was demanded and the demand was sustained.

The Chair stated the question to be on the adoption of the proposed amendment by Mr. Ott.

The Amendment was adopted.

Upon motion of Mr. Roth the following amendment was adopted:

Amend the title—in line 2, after the word “interest” and before the word “upon” insert the words “and principal.”

The bill was passed to third reading and ordered engrossed.

House Bill No. 16, by Representatives Collins and Miller: Relating to the creation of a purchasing department and appointment of a purchasing agent in counties of the State of Washington.

We, the whole of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 16, entitled “An Act providing for the creation of a purchasing department and for the appointment of a purchasing agent in counties of the State of Washington, and defining the duties of certain officers in relation thereto,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with amendments.

Amend the title as follows: in the second line after the word “in” and before the word “counties” insert the words “class A.”

In Section 1, line 4 of the original bill, being line 1 of the printed bill, after the word “of” and before the word “counties” insert the words “class A.”

In Section 1, line 5 of the original bill, being line 1 of the printed bill, strike the words “of 1st class.”

A. W. CLARK, Chairman.


The bill was read the second time in full.

Upon motion of Mr. Collins the committee amendment to Section 1, line 4 was adopted.

Upon motion of Mr. Clark (A. W.) the committee amendments to Section 1, line 5, and the title were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 41, by Representatives Lanz, Reeves, Mann, Palmeter, Smith (J. B.), Todd, Anderson (Frank), Brown and Emerick:

The bill was read the second time in full.

Upon motion of Mr. Titus House Bill No. 41 was rereferred to the Committee on Labor and Labor Statistics.

House Bill No. 42, by Representatives Lanz, Reeves, Mann, Palmeter, Smith (J. B.), Todd, Anderson (Frank), Brown and Emerick: Relating to hours and wages of Home Service Employees.

Relating to hours and wages of women employees.

The bill was read the second time in full.

Upon motion of Mr. Titus the following amendment was adopted:

Amend Section 2, line 29 of the original bill, being line 5 of the printed bill; strike the underscoring from under the word “industry.”

Mr. Post moved that House Bill No. 42 be rereferred to the Committee on Labor and Labor Statistics.

The motion was carried.
House Bill No. 68, by Representatives Reeves and Compton: Relating to facilities for aerial transportation.

The bill was read the second time in full and passed to third reading.

Upon motion of Mr. McDonald the House adjourned until 10:30 a.m., Monday, December 18th, 1933.

S. R. Holcomb, Chief Clerk.

FIFTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, DECEMBER 18, 1933.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present except Representatives Collins, Dolsen, Haddon, Healy, Leber, Mandery, McDonnell, Skinner, Smith (B. L.), Smith (Vernon A.), Westover and Wilson (James W.); Representative Healy having been excused.

Prayer was offered by Rev. Elmer M. Johnson of the Bethesda Lutheran Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

On account of the recent death of Senator Daniel Landon, Mr. McDonald moved that the special order of business for 11:00 a.m., this date, be postponed until 11:00 a.m., Tuesday, December 19, 1933.

The motion was carried.

Mr. McDonald moved that a committee of three be selected by the Speaker to represent the House at the funeral of Senator Landon.

The motion was carried.

The Speaker appointed as a committee to represent the House at the funeral of Senator Landon, Representatives Smith (J. B.), Miller and Bilger.

Mr. McDonald moved that out of respect to the memory of Honorable Senator Daniel Landon, the House do now adjourn until 10:30 a.m., Tuesday, December 19, 1933.

Mr. Schade seconded the motion and the motion was unanimously carried.

S. R. Holcomb, Chief Clerk.
SIXTEENTH DAY, DECEMBER 19, 1933

SIXTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, December 19, 1933.

The Speaker called the House to order at 10:30 a. m.

The Clerk called the roll and all members were present except Representatives Clark (H. B.), Healy, Sullivan and Wilson (John N.); Representative Healy having been excused.

Prayer was offered by Rev. Elmer M. Johnson of the Bethesda Lutheran Church of Olympia, Washington.

The Reading Clerk read the journal of the proceedings of the previous day.

Mr. Schade moved that the journal as read be approved.

The motion was carried.

Upon motion of Mr. Cleary Rule 20 was suspended.

RESOLUTION.

Resolution by Committee on Memorials:

WHEREAS, The Great Ruler of the Universe, in His Omniscience, has seen fit to remove from his earthly labor, our friend, neighbor and colleague, the Honorable Dan Landon, late Senator from the Thirty-second District, King County; and

WHEREAS, In the loss of this able and kindly man, the State of Washington, the Senate and this body have all suffered keenly;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives of the State of Washington in extraordinary session of the Twenty-third Legislature assembled, that it record its expression of sorrow in this great loss and that its condoleances be extended to the bereaved family of the late Senator; and

BE IT FURTHER RESOLVED, That the Clerk of the House be instructed to transmit a copy of this resolution to each of the relatives of the deceased, and to the Senate.

COMMITTEE ON MEMORIALS,
Fred Schade, Chairman.

Dan McGovern, Esther M. Lanz, Florence W. Myers, Wm. A. Allen.

On motion of Mr. Schade the resolution was adopted.

Mr. Peterson moved that the committee appointed by the Speaker to attend the funeral of Daniel Landon be authorized to purchase, at the expense of the House, a suitable floral tribute.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred Engrossed Substitute House Bill No. 5; also Engrossed House Bill No. 16, has compared same with the substitute and original bills and finds them correctly engrossed.

EDWIN L. EMERICK, Chairman.

I concur in this report: Nelson B. Neff.
MR. SPEAKER:

We, of your Committee on Education, to whom was referred House Bill No. 15, entitled "An Act relating to Education, providing for the consolidation of school districts, the allocation of levies between union high school districts and their component districts, and amending Sections 4698, 4735, 4737, 4741, 4760, Remington's Compiled Statutes, and Section 1 of Chapter 199 of the Laws of 1927, and Section 1, Chapter 157 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, that it be printed and that it do pass.

GRANT C. SISSON, Chairman.


Passed to second reading.

House Bill No. 20 (reported by Judiciary Committee): Do pass as amended.
Passed to second reading.

House Bill No. 31 (reported by Committee on Labor and Labor Statistics): Do pass as amended.
Passed to second reading.

House Bill No. 32 (reported by Judiciary Committee): If it do pass, it pass as amended.
Passed to second reading.

House Bill No. 56 (reported by Committee on State Charitable Institutions): Majority report: Do pass with amendment. Minority report: Do pass with other amendments.
Passed to second reading.

House Bill No. 57 (reported by Judiciary Committee): Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 60, entitled "An Act providing for the relief of congested Superior Court calendars; providing for the organization and government and duties and powers of 'The Association of the Superior Court Judges of the State of Washington' and the officers thereof; making an appropriation therefor and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM G. MAGNUSON, Chairman.

We concur in this report: Earl W. Benson, J. T. Ledgerwood, Donald A. McDonald, Ronald Moore, W. A. Richmond, P. C. Shine, Judson W. Shorett.

Passed to second reading.

House Bill No. 65 (reported by Judiciary Committee): Majority report: Do pass as amended.
Passed to second reading.

House Bill No. 80 (reported by Committee on Labor and Labor Statistics): Do pass as amended.
Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 83, entitled "An Act relating to school districts of the first class; providing for use of school auditoriums and rooms for public lectures and meetings, and adding a new section to Remington's Revised Statutes, numbered Section 4805-1", have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass. Grant C. Sisson, Chairman.


Mr. Sisson moved that House Bill No. 83 be indefinitely postponed.

After extended debate, Mr. Adams demanded the previous question and the demand was sustained.

A roll call was demanded.

The required number arising, the Clerk called the roll on the motion by Mr. Sisson to indefinitely postpone House Bill No. 83, and the motion was carried by the following vote: Yeas, 51; nays, 36; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Benson, Bingham, Brunton, Burns, Cannon, Carty, Christianson, Cochrane, Cohn, Compton, Eddy, Emrick, Emery, Gleason, Haddon, Halleran, Harter, Judson, Koehler, Leber, Ledgerwood, McDonald, McDonnell, McGovern, Moore, Myers, Ott, Peterson, Post, Reeves, Roesli, Roth, Schade, Sisson, Skinner, Sorensen, Stewart, Thompson, Wanamaker, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—51.

Those voting nay were: Representatives Anderson (Frank), Brown, Clark (A. W.), Cleary, Collins, Dolsen, Easterday, Edwards, Fulkerson, Gehlen, Gessell, Hall, Herren, Jones, Johnson, Lanz, Luck, Mann, Miller, Neff, Nelsen, Nolan, Palmetter, Richmond, Robbins, Schultz, Shine, Shorette, Smith (Archibald), Smith (B. L.), Smith (J. B.), Titus, Todd, Van Dyk, Vane—36.

Those absent or not voting were: Representatives Bilger, Clark (H. B.), Healy, Hews, Magnuson, Mandery, Smith (Vernon A.), Starrett, Sullivan, Waldron, Wentworth, Wilson (James W.)—12.

SPECIAL ORDER OF BUSINESS.

The Speaker announced that the hour had arrived for the consideration of the special order of business. That the question before the House was the motion by Mr. Anderson (Glen) that Mr. Nolan's motion be amended to limit the investigation by the House to the Washington State Reformatory at Monroe.

The Speaker announced that a resolution had been handed to the desk as a substitute for all motions before the House, in connection with the investigation.

Resolution by Mr. Cannon:

WHEREAS, The report of the Wickersham Commission severely criticizes the State Reformatory at Monroe; and

WHEREAS, A certain Federal Judge, from his bench, has publicly pronounced said reformatory as being an unfit place for youthful criminals; and

WHEREAS, Other reports and charges condemning the operation of said reformatory are subjects of press reports and common knowledge;
Now, Therefore, Be It Resolved, That the Speaker of the House of Representatives appoint a committee of seven (7) members from the House of Representatives for the purpose of conducting a thorough investigation and examination into the affairs, conditions and management of said reformatory; and

That said committee shall have power, and it shall be its duty to visit said reformatory; to subpoena, swear and examine witnesses; to take depositions; to conduct a hearing; and to report its findings and recommendations to the House of Representatives, to the Senate, and to the Governor on or before December 28, 1933; and

It Is Further Resolved, That the sum of two hundred dollars ($200.00), or so much thereof as may be necessary, be, and the same is hereby authorized for expenses from the appropriation for legislative expense of this session of the Legislature for the purpose of defraying clerical, travel and other incidental expenses incurred by the committee in connection with the investigation, and that the payment of all such items of expense be made on vouchers approved by the Speaker and Chief Clerk of the House of Representatives.

Mr. Cannon moved the adoption of the amendment or substitute resolution.

Mr. Roberts moved as a substitute motion, that all reference to the Washington State Reformatory be amended to include the Northern State Hospital, and that it read as follows: "The Washington State Reformatory at Monroe, Washington, and the Northern State Hospital at Sedro Woolley, Washington."

After extended debate, Mr. Peterson moved that the substitute amendment by Mr. Roberts be laid on the table without taking the resolution by Mr. Cannon with it.

The motion was carried.

Mr. Harter moved the adoption of the following amendment to the resolution:

After the figures "1933" strike the semi-colon (;) and the word "and" and insert the following: "Provided, however, That before visiting said reformatory said committee shall confer with His Excellency, Governor Clarence D. Martin, and the Director of the Department of Business Control, Honorable Olaf Olsen, for the purpose of acquiring such information as may be beneficial to the committee in its investigation and examination."

Mr. Nelsen moved that Substitute House Joint Resolution No. 7 be substituted for all motions and resolutions now before the House in connection with this matter.

The Speaker ruled the motion out of order, calling attention that the House was not advanced to that order of business.

After further debate, Mrs. Wanamaker moved that the amendment by Mr. Harter to the proposed resolution by Mr. Cannon be laid on the table without taking the resolution with it.

The motion was carried.

Mr. Adams moved the previous question.

The motion was lost.

After further debate, Mr. Neff demanded the previous question and the demand was sustained.

The Chair stated the question to be on the adoption of the resolution by Mr. Cannon.

The resolution was adopted.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 58, entitled "An Act relating to the regulation of conditions and hours of employment and providing penalties therefor, and repealing all acts, or parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Charlie Nolan, J. B. Smith, M. V. Easterday, R. P. Fulkerson, Nelson B. Neff.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 77, entitled "An Act to amend an act entitled 'An Act to regulate the work and hours of employees engaged in selling at retail, drugs and medicines, and compounding physicians' prescriptions, and providing a penalty for the violation thereof,' regulating the work and hours of duty of registered pharmacists," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be rereferred to the Judiciary Committee.

We concur in this report: Charlie Nolan, J. B. Smith, M. V. Easterday, R. P. Fulkerson, Nelson B. Neff.

On motion of Mr. Titus the Committee Report was adopted, and House Bill No. 77 was rereferred to the Judiciary Committee.

House Bill No. 86 (reported by Committee on Agriculture): Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 19, 1933.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 90, entitled "An Act relating to the limitation of certain actions and the accrual thereof, applying to actions now barred, amending Sections 116 and 117, Chapter I, Title V, Hills Annotated Statutes and Codes of Washington (Sections 160 and 161, Remington's Revised Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: J. T. Ledgerwood, Donald A. McDonald, Ronald Moore, Homer L. Post, W. A. Richmond, P. C. Shine, Judson W. Shorett.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 101, entitled "An Act relating to the liquidation of insolvent savings and loan associations and amending Section 70 of Chapter 183, Laws of 1933 (being Section 3717-70 Remington's Revised Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.
House Bill No. 103 (reported by Committee on Labor and Labor Statistics): Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 104, entitled "An Act relating to the creation of a fund for the payment of the salaries and wages of county officers and employees, and providing for the payment and transfer of money to and from said fund, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. Clark, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, a minority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 104, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Richard B. Ott.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, of your Committee on Game and Game Fish, to whom was referred House Bill No. 118, entitled "An Act relating to wild animals, wild birds and game fish, and referring to rules and regulations of the state game commission; providing penalties for the violation thereof; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John W. Eddy, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, the whole of your Committee on Memorials, to whom was referred Senate Joint Memorial No. 6, relating to an appropriation from the Reconstruction Finance Corporation or other governmental agency to purchase bonds of the State Reclamation Revolving Fund of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred Schade, Chairman.

We concur in this report: Wm. A. Allen, Dan McGovern, Esther M. Lanz, Florence W. Myers.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

Mr. Speaker:

We, the whole of your Committee on Memorials, to whom was referred Senate Joint Memorial No. 7, asking Federal Relief for flood control in certain rivers and valleys of western Washington, have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Dan McGovern, Esther M. Lanz, Wm. A. Allen, Florence W. Myers.

Passed to second reading.

**House of Representatives, Olympia, Wash., December 15, 1933.**

Mr. Speaker:

We, of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 2, relating to the submission of a constitutional amendment amending Sections 4 and 5 of Article XI of the Constitution of the State of Washington, relating to county government, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: W. A. Richmond, Wm. A. Allen, Warren G. Magnuson.

Passed to second reading.

**House of Representatives, Olympia, Wash., December 15, 1933.**

Mr. Speaker:

We, of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 2, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Passed to second reading.

**House of Representatives, Olympia, Wash., December 16, 1933.**

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Joint Resolution No. 5, providing for an amendment to the Constitution of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Anthony E. Mandery, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE:

**Senate Chamber, Olympia, Wash., December 16, 1933.**

Mr. Speaker:

The President has signed Substitute House Joint Memorial No. 10, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

**Senate Chamber, Olympia, Wash., December 18, 1933.**

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 7, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

**INTRODUCTION AND FIRST READING OF BILLS.**

The following bills were introduced, read first time by title and acted upon as indicated:

**House Bill No. 130**, by Representative Schade: An Act relating to the practice of the occupation of barbering, providing for the examination and
licensing of barbers and providing for and regulating barber schools and colleges in connection therewith, prescribing penalties and amending Sections 2, 4, 5, 6 and 7, Chapter 209 of the Laws of 1929, and Section 8, Chapter 75 of the Laws of 1923.

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 131, by Representative Magnuson: An Act relating to penalties upon and rights accruing to workmen under the Workman's Compensation Act. Amending Section 7688, Remington's Revised Statutes of Washington and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 132, by Representative Cochrane: An Act relating to motor vehicle registration fees and amending Section 15 of Chapter 166 of the Laws of 1933.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 133, by Representative Sullivan: An Act relating to expenditures on state improvements and amending Section 17, Chapter 8 of the Laws of 1933 (being Section 9992-17 of Remington's Revised Statutes of Washington 1933 Pocket Supplement).

Ordered printed and referred to Committee on Unemployment Relief.

House Bill No. 134, by Representatives Mann, Anderson (Frank), Schultz, Nolan, Palmetter, Titus, Cleary, Clark (A. W.), Smith (J. B.) and Gehlen: An Act relating to emergency relief administration; amending sections 3, 4, 5, 6, 7, 8, 11, 14, 15, 17, 18, 19, 23 and 25, of Chapter 8, Session Laws of 1933; and declaring an emergency.

Ordered printed and referred to Committee on Unemployment Relief.

House Bill No. 135, by Representatives Brown, Fulkerson, Starrett, Adams, Herren, Myers, Richmond, Neff, Roesli, Easterday, Lanz, Hall, Johnson, Titus and Haddon: An Act relating to building bridges across navigable streams, providing additional powers to boards of county commissioners, for the construction, operation and regulation thereof, the issuance of bonds and pledging of income and earnings thereof to defray costs, maintenance and operation thereof, and amending Chapter CLIV, Session Laws of 1891, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Harbors and Waterways.

House Bill No. 136, by Representative Magnuson: An Act to authorize the adoption and approval of state codes of fair competition for certain trades, industries, or subdivisions thereof, for which no code of fair competition is approved, prescribed or issued under that act of Congress commonly known as the National Industrial Recovery Act, approved June 16, 1933, and for the adoption and approval of supplemental state codes of fair competition, not in conflict with Federal codes, for trades, industries or subdivisions thereof within the jurisdiction of the State of Washington, for which codes of fair competition have been approved, prescribed or issued under said act of Congress, increasing the minimum rates of wages or decreasing the maximum hours of labor or improving the conditions of labor as prescribed in such Federal codes, and to provide for the enforcement of the provisions of any state code of fair competition approved as in this act provided, to
provide penalties for the violation of the provisions hereof, to declare the urgency of this act and to provide that this act shall take effect immediately.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 137**, by Representative Anderson (Frank): An Act relating to the Legislature, prohibiting appointment of members thereof to certain public offices and employment, and providing penalties for the violation thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 138**, by Representative Allen: An Act relating to persons convicted of crime while intoxicated, providing funds from gross liquor tax income for support and care of dependents of such persons; providing conditions of the intentional securing of benefits of this act and providing penalties therefor; declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 139**, by Representative Shine: An Act to create a state commission of inquiry into county and local government, for the purpose of studying all matters relating to such governmental units and recommending changes therein and to provide for an appropriation for said commission.

Ordered printed and referred to Committee on Constitutional Revision.

**House Bill No. 140**, by Representative Haddon: An Act relating to the liability of school districts and school district officers, agents and employees, and amending Section 1, Chapter 92, Laws of 1917.

Ordered printed and referred to Committee on Education.

**House Bill No. 141**, by Representative Cochrane: An Act relating to the practice of dentistry.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 142**, by Representative Cochrane: An Act relating to the issuance of search warrants in certain cases, and providing for the service thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 143**, by Representative Cochrane: An Act relating to investigations by the attorney general and prosecuting attorneys of violations of the criminal laws of the state, and providing for the attendance and testimony of witnesses.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 144**, by Representatives Cleary, Palmeter, Nolan and Cochrane: An Act relating to the prevention of the spread of contagious diseases and amending Section 1, Chapter 85 of the Laws of 1907.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**House Bill No. 145**, by Representative Palmeter: An Act relating to the investment and management of trust funds; and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.
House Bill No. 146, by Representative Palmeter: An Act relating to delinquent special assessments and empowering incorporated cities and towns to accept certain bonds in payment thereof; and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

House Bill No. 147, by Representative Palmeter: An Act relating to the management, investment, control and deposit of capital, funds and properties of insurance companies operating in the State of Washington; and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

House Bill No. 148, by Representative Palmeter: An Act relating to delinquent taxes, the collection thereof, and providing for the acceptance of certain bonds in payment thereof; and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

House Bill No. 149, by Representatives Mann, Palmeter and Van Dyk: An Act declaring an emergency; establishing a state fiscal agency, with branch agencies; providing for the issue of State Exchange Warrants for the financing of direct relief and/or relief work; making an appropriation, and stating the date on which the act shall become effective.

Ordered printed and referred to Committee on Unemployment Relief.

House Bill No. 150, by Representatives Miller, Collins and Nelsen: An Act pertaining to the commencement of actions in certain cases, and suspending the right of action until March 15, 1935, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 151, by Representative Robbins: An Act relating to government of cities of the third class and amending Section 3 of Chapter 184 of the Laws of 1915 as heretofore amended by Section 1 of Chapter 182 of the Laws of 1929.

Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 152, by Representative Austin: An Act relating to facilities for aerial transportation, authorizing cities and counties to acquire, maintain, operate and dispose of lands and other property therefor, declaring the cause to be a county and city purpose and a public use, amending Chapter 48, Session Laws of 1919 as amended by Section 1, Chapter 93, Laws of 1929, and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

House Bill No. 153, by Representative Wilson (John N.): An Act authorizing incorporated cities and towns to issue refunding bonds for the purpose of refunding and retiring bonds and warrants payable from revenues of a municipally owned waterworks system.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 155, by Representatives Reeves and Compton: An Act relating to the acquirement, extension, operation and maintenance of waterworks systems by cities and towns, providing for the furnishing of water by such cities and towns to other municipal corporations, communities and persons, and the acquirement and construction of waterworks and distribution systems both inside and outside of the city for the purpose of supplying itself and such outside communities with water; fixing the term of utility revenue bonds to pay therefor, and declaring an emergency.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 156, by Representative Edwards: An Act relating to pipe lines for the carrying of natural gas and/or crude oil or petroleum or the products thereof; declaring such pipe lines to be common carriers; and regulating the operation thereof.

Ordered printed and referred to Committee on Public Utilities.


Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 158, by Representatives Clark (H B.), Lanz, Robbins, Titus, Anderson (Frank), Easterday, Nolan, Herren, Smith (J. B.), Palmer, Fulkerson, Hall, Van Dyk, Schade, Roesli and Brown: An Act declaring the policy of the state with reference to old age pensions; providing monies for the payment of such pensions and for the apportionment, disbursement, and expenditure thereof; defining intoxicating beverages; and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 159, by Representative Schade: An Act relating to the removal of the statue of John R. Rogers to the State Capitol grounds and making an appropriation therefor.

Ordered printed and referred to Committee on Public Buildings and Grounds.

House Bill No. 160, by Representative Cleary: An Act relating to, providing for and authorizing and regulating ice skaters, and amending Section 1 of Chapter 55 of the Session Laws of 1933.

Ordered printed and referred to Judiciary Committee.

House Bill No. 161, by Representatives Easterday, Fulkerson, Anderson (Frank), Van Dyk and Gehlen: An Act to relieve the people of the state from hardships and suffering caused by unemployment; creating and defining the duties of an emergency relief administration; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Unemployment Relief.

House Bill No. 162, by Representative Todd: An Act for the preservation and protection of persons hunting game animals, predatory animals or game birds in the wooded sections of this state, defining offenses and prescribing penalties.

Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 163, by Representative Adams: An Act relating to the rate of interest to be paid by county depositaries, prescribing the duties of
the county finance committee in regard thereto, creating said committee, and amending Section 5564 Remington's Revised Statutes.

Ordered printed and referred to Committee on Banks and Banking.

**House Joint Memorial No. 11**, by Representative Schade: Providing for the recognition of the Federal government's obligation to share equitably the proceeds of liquor taxes.

Ordered printed and referred to Committee on Liquor Control.

**House Joint Memorial No. 12**, by Representative Neff: Relating to the immigration of Orientals into the United States.

Ordered printed and referred to Committee on Memorials.

**House Joint Resolution No. 8**, by Committee on Memorials: Relating to the purchase of gold and silver bullion; issuing certificates thereon; issuing and withdrawing medium of exchange; and the stabilization of circulating medium.

Ordered printed and passed to second reading.

**House Joint Resolution No. 9**, by Representatives Cleary and Nolan: Providing for an investigation of conditions at the Northern State Hospital at Sedro Woolley.

Ordered printed and referred to Committee on State Charitable Institutions.


Ordered printed and referred to Committee on Constitutional Revision.

**House Joint Resolution No. 11**, by Representative Schade: Relating to the point of connection between the British Columbia Highway System and Washington State Highway No. 22 at Port Paterson, British Columbia, upon the international boundary line.

Ordered printed and referred to Committee on Roads and Bridges.

**House Concurrent Resolution No. 4**, by Representatives Van Dyk, Clark (H. B.), Palmeter, Smith (J. B.), Herren, Lanz, Fulkerson, Hall, Collins, Nolan, Miller, Nelsen, Mann, Luck, Roesli, Anderson (Frank), Clark (A. W.), Schultz, Easterday, Brown, Wentworth, Gehlen, Schade, Wilson (John N.) and Cannon: Relating to an adjournment over the holiday season.

Mr. Mann moved that the rules be suspended and that House Concurrent Resolution No. 4 be advanced to second reading and read in full.

The motion was carried.

Mr. Van Dyk moved the adoption of the following amendment:

Amend the resolution by striking the words and figures “Tuesday, January 2, 1934,” and inserting in lieu thereof the words and figures “Wednesday, December 27, 1933.”

Considerable debate ensued.

Upon motion of Mr. McDonald the House was declared at recess until 1:30 p. m., this date.
AFTERNOON SESSION.

The Speaker called the House to order at 1:30 p.m.

The Clerk called the roll and all members were present except Representatives Emerick, Healy, Luck, Richmond, Sullivan and Wilson (James W.) Representative Healy having been excused.

The Speaker declared the question to be on the motion of Mr. Van Dyk to amend House Concurrent Resolution No. 4, to strike the words and figures "Tuesday, January 2, 1934" and insert in lieu thereof the words and figures "Wednesday, December 27, 1933."

After extended debate Mr. Halleran moved the previous question and the demand was sustained.

Mr. McDonald demanded a roll call and the demand was sustained.

The Clerk called the roll and the amendment by Mr. Van Dyk was adopted by the following vote: Yeas, 79; nays, 11; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, McGoyern, Miller, Moore, Myers, Neff, Nelson, Nolan, Palmer, Peterson, Post, Reeves, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker, Westover, Wilson (J. Ivan), Wiswall, Mr. Speaker—79.

Those voting nay were: Representatives Anderson (B. Roy), Eddy, Edwards, Koehler, Ott, Reader, Roberts, Stewart, Waldron, Wentworth, Wilson (John N.)—11.

Those absent or not voting were: Representatives Burns, Emerick, Gehlen, Gleason, Healy, Luck, Sisson, Sullivan, Wilson (James W.)—9.

Upon motion of Mr. Van Dyk the rules were suspended, the second reading of House Concurrent Resolution No. 4 was considered the third and the resolution was adopted.

FIRST READING OF BILLS.

House Concurrent Resolution No. 5, by Representative Schade: Relating to Father's Day and providing for the observance thereof.

Mr. Schade moved that the rules be suspended and that House Concurrent Resolution No. 5 be advanced to second reading.

Mr. Clark (H. B.), moved as a substitute motion that House Concurrent Resolution No. 5 be laid on the table.

The motion was carried, and House Concurrent Resolution No. 5 was laid on the table.

PERSONAL PRIVILEGE.

Mr. SCHADE: "A few moments ago a distinguished gentleman from King County, Mr. Vernon A. Smith, held me up to ridicule before this House, in view of the part I have taken in bringing before this August Body the Fathers' Day Memorial, calling it frivolous, and that such matters are a waste of time."
"This memorial was not proposed by me, but was proposed by a lady by the name of Mrs. John Bruce Dodd of Spokane. In my district it has received the approval of the Ministerial Association, the Y. M. C. A., the Mothers’ Council, the Parent-Teachers’ Association, the Mayor of our city, and the endorsement and the approval of many other organizations throughout America. I resent the remarks made by this gentleman from King County, inferring that this memorial is a frivolous one. If the gentleman had read the memorial I believe he would not have made this charge.

“We now have a ‘Mothers’ Day’ and I believe the fathers are also entitled to have a day set aside to be designated and known as ‘Fathers’ Day,’ and I now serve notice on the House that I shall proceed to present to this Honorable Body a bill covering this matter as early as possible.”

**FIRST READING OF SENATE BILLS.**

**Engrossed Senate Bill No. 7,** by Senator Steele: An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds and declaring that this act shall take effect immediately.

Referred to Committee on Liquor Control.

Mr. Miller moved that Engrossed Senate Bill No. 7 be ordered out of the Committee on Liquor Control and made a special order of business for 1:00 p.m., Friday, December 22, 1933.

Extended debate ensued.

**The Speaker** stated: “Bills are referred to committees under Rule 54. After the bill goes to committee it may be held in the possession of the committee for ten days, after which it may be subject to withdrawal. As I understand this motion, it takes the bill from the control of the committee and places it on the calendar as a special order of business for 1:00 p.m., Friday, December 22, 1933. This would be a suspension of the rules and would require a two-thirds vote.”

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to make Engrossed Senate Bill No. 7 a special order of business for 1:00 p.m., Friday, December 22, 1933, was lost by the following vote: Yeas, 22; nays, 71; absent or not voting 6.

Those voting yea were: Representatives Allen, Anderson (Frank), Cleary, Cochrane, Collins, Easterday, Fulkerson, Gehlen, Gessell, Hall, Herren, Koehler, Ledgerwood, Mandery, Mann, Miller, Nelsen, Nolan, Robbins, Stewart, Titus, Wilson (John N.)—22.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Haddon, Halleran, Harter, Hews, Jones, Johnson, Judson, Lanz, Leber, Luck, Magnuson, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson, (J. Ivan), Wiswall, Mr. Speaker—71.

Those absent or not voting were: Representatives Burns, Gleason, Healy, Sisson, Sullivan, Wilson (James W.)—6.

**SECOND READING OF BILLS.**

**House Bill No. 51,** by Representative Waldron: Relating to taxation.

The bill was read the second time by sections and passed to third reading.
House Bill No. 100, by Committee on Agriculture: Prohibiting the importation of noxious weed seeds into the State of Washington.

The bill was read the second time by sections.

Mr. Austin moved the adoption of the following amendment:

Amend the bill in Section 1, line 2, at the end of the section, after the word "prohibited," by striking the period and substituting in lieu thereof a semi-colon, and by the addition of the following words: "Provided, However, That the Director of Agriculture may in his discretion issue permits for the importation of wheat or other grain screenings containing noxious weed seeds by those possessed of adequate grinding facilities, for use by the importer only, on his premises, and not for sale, and subject in all cases to such regulations as to grinding or other conditions of use as the Director of Agriculture may find necessary to properly protect this state from the dissemination of noxious weed seeds."

Mr. Gehlen moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Herren moved that the rules be suspended, the second reading considered the third and that the bill be placed on final passage.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll and the motion to advance to third reading was lost by the following vote: Yeas, 38; nays, 43; absent or not voting, 18.

Those voting yea were: Representatives Anderson (Frank), Benson, Bilger, Clark (A. W.), Clark (H. B.), Cochrane, Compton, Dolsen, Easterday, Emerick, Emery, Gessell, Haddon, Hall, Herren, Johnson, Lanz, Luck, Mandery, Mann, Miller, Nelsen, Nolan, Palmeter, Peterson, Richmond, Robbins, Roesli, Schultz, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Stewart, Thompson, Vane, Wiswall—38.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bingham, Brunton, Cannon, Carty, Christianson, Cohn, Eddy, Edwards, Harter, Hews, Jones, Judson, Koehler, Leber, McDonald, McDonnell, McGovern, Myers, Neff, Ott, Post, Reader, Reeves, Roth, Shine, Shoretell, Sorensen, Starrett, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Mr. Speaker—43.

Those absent or not voting were: Representatives Allen, Brown, Burns, Cleary, Collins, Fulkerson, Gehlen, Gleason, Halloran, Healy, Ledgerwood, Magnuson, Moore, Roberts, Schade, Sisson, Sullivan, Wilson (James W.)—18.

The motion having failed to receive a two-thirds vote to suspend the rules, was declared lost.

The bill was passed to third reading.

THIRD READING OF BILLS.

Engrossed Substitute House Bill No. 5, by Committee on Revenue and Taxation: Relating to tax collections.

Mr. McDonald moved that the rules be suspended and that Engrossed Substitute House Bill No. 5 be returned to second reading for the purpose of amending.

Upon invitation of the Speaker, Hon. J. W. Lindsay, former member of the House of Representatives, was escorted to a seat upon the rostrum by Representative Neff.

Upon motion of Mr. Westover the previous question was ordered.
The Chair stated the question to be on the motion to return Engrossed Substitute House Bill No. 5 to second reading for the purpose of amendment.

The motion was lost.

On motion of Mr. Westover the rules were suspended, the second reading was considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 89; nays, none; absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Westover, Wilson (J. Ivan), Wiswall, Mr. Speaker—89.

Those absent or not voting were: Representatives Allen, Gleason, Healy, Ledgerwood, Roberts, Sisson, Sullivan, Wentworth, Wilson (James W.), Wilson (John N.)—10.

The bill having received the constitutional majority was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Upon motion of Mr. Westover the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Substitute House Bill No. 5 to the Senate.

Engrossed House Bill No. 14, by Representative Magnuson: Relating to the crime of kidnaping.

On motion of Mr. Magnuson the rules were suspended, the second reading was considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 74; nays, 9; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Harter, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Nelsen, Ott, Peterson, Post, Reader, Reeves, Richmond, Roesli, Roth, Schade, Schultz, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wiswall, Mr. Speaker—74.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Harter, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mandery, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Nelsen, Ott, Peterson, Post, Reader, Reeves, Richmond, Roesli, Roth, Schade, Schultz, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wiswall, Mr. Speaker—9.

Those absent or not voting were: Representatives Allen, Brown, Burns, Gehlen, Gleason, Healy, Hews, Ledgerwood, Mann, Robbins, Roberts, Sisson, Sullivan, Van Dyk, Wilson (James W.), Wilson (John N.)—16.
The bill having received the constitutional majority was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Magnuson the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 14 to the Senate.

Mr. Miller: "I voted 'No' because the bill contains the capital punishment clause."

Mr. Shine: "I wish to explain my vote. I am in all cases opposed to the death penalty."

Mr. Clark (H. B.): "I am conscientiously opposed to the death penalty under all circumstances."

Upon invitation of the Speaker, Hon. Robert Dwyer, former member of the House of Representatives, was escorted to a seat upon the rostrum by Representative Anderson (B. Roy).

House Bill No. 68, by Representatives Reeves and Compton. Relating to aerial transportation.

On motion of Mrs. Reeves the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 83; nays, none; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mandery, McDonald, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wiswall, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Bingham, Brown, Gehlen, Gleason, Harter, Healy, Hews, Ledgerwood, Mann, McDonnell, Sisson, Sullivan, Van Dyk, Wilson (James W.), Wilson (John N.)—16.

The bill having received the constitutional majority was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Upon motion of Mr. Compton the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 68 to the Senate.

REPORT OF ENGROSSMENT COMMITTEE.

House of Representatives, Olympia, Wash., December 19, 1933.

Mr. Speaker:

Your Committee on Engrossment to whom was referred Engrossed House Concurrent Resolution No. 4, has compared same with the original resolution and finds it correctly engrossed.

I concur in this report: Nelson Neff.

Edwin L. Emerick, Chairman.
SPECIAL COMMITTEE.

The Speaker announced the appointment of the following committee to investigate the Washington State Reformatory at Monroe, in accordance with the resolution passed this morning:

Representatives: Cannon, Chairman; Anderson (Glen), Cleary, Gleason, Nelsen, Nolan, Moore.

Upon motion of Mr. McDonald the House adjourned until 10:00 a. m., Wednesday, December 20, 1933.

GEO. F. YANTIS, Speaker.

S. R. HOLCOMB, Chief Clerk.

SEVENTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, December 20, 1933.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Clark (A. W.), Cleary, Cochran, Cohn, Easterday, Emerick, Gehren, Hews, Neff, Reader, Rice...and, Sisson, Westover and Wilson (J. Ivan); Representative Sisson having been excused.

Prayer was offered by Rev. Elmer M. Johnson of the Bethesda Lutheran Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

ANNOUNCEMENTS.

The Speaker: "The first matter which I desire to call to your attention is this. Yesterday the Committee on Rules and Order was visited by several who felt seriously aggrieved by reason of the conditions prevailing in the lobbies of the Chamber and in the lounge. There seems to be some misunderstanding as to the use of cards or that in some manner there has been a failure to cooperate in having cards issued. Those who called upon the Committee on Rules and Order yesterday felt that an order should be made to withdraw the card privilege entirely and to take up the cards and start all over again. It does not seem necessary to do this and I suggest that the members cooperate and see that these rules are observed.

First, we all know that cards may be held by former members, entitling them to enter the Chambers when the House is in session. That members of the Bench, State officers and heads of Code Departments, and members of the Senate are also entitled to cards entitling them to enter the Chambers during sessions; also representatives of the press properly accredited.

"These privileges in no instance include the permission to lobby or press matters, or to enter the lounge rooms.

"We ask, therefore, the cooperation of all members and employees of the House to see that the rules are observed in this respect.

"The only alternative that has been pressed on the Committee on Rules and Order was that all cards be revoked."
The Speaker: "There is another matter up at this time, which is subject to your approval. We are in that period just prior to Christmas. All of us enjoy the Christmas spirit and above all Christmas music. The mixed chorus of the High School, together with the orchestra and other musicians of the High School, are willing to come to the House Chambers tomorrow morning and give us thirty or forty minutes of Christmas music. There will be vocal and instrumental numbers, but mostly the mixed chorus and probably hymns with which you are all familiar. I would suggest that the House convene at 10:15 a.m., rather than at 10:00 a.m., and the members of the House and Senate gather here at 9:15 or 9:30 in the morning for the purpose of enjoying the Christmas music which they will offer. It will be proper that an invitation go to the Senate from the House inviting them to come and join us in this Christmas program. The Senate has already been consulted on the subject and they have expressed the desire to add to the program one or two features of their own. If this is agreeable to you I will entertain such a motion."

Mr. McDonald moved that between 9:15 and 10:15 tomorrow morning the House Chamber be used for the Christmas exercises by the High School musicians, or musical society, and that the members of the Senate be invited to attend.

The motion was carried.

MOTION.

Mr. Mann moved that the Judiciary Committee report out Vetoed Substitute House Bill No. 29 of the Twenty-third session, tomorrow morning and that it be made a special order of business for 3:00 p.m., Thursday, December 21, 1933.

The motion was carried.

Mr. Brown moved that House Bill No. 23, referred to the Committee on Commerce and Manufacturing, be reported out.

The motion was lost.

Mr. Anderson (Frank) moved that House Bill No. 20 be reported out of the Committee on Rules and Order and that it be placed on the calendar for second reading tomorrow morning.

Mr. Adams moved that the motion be laid on the table.

The motion to lay on the table was carried.

Upon motion of Mr. Adams Rule 20 was suspended.

Mr. Anderson (Frank) moved that House Bill No. 80 be reported out of committee and that it be placed on the calendar for second reading tomorrow morning.

The motion was lost.

Mr. Cleary moved that House Bill No. 2, referred to the Committee on Financial Institutions Other Than Banks, be reported out.

Mr. Miller moved that Mr. Cleary's motion be laid on the table.

The motion to lay on the table was carried.

Mr. Healy moved that when the House reaches the calendar, the second reading of bills, the House recess until 10:15 a.m., Thursday, December 21, 1933, and that the Committee on Liquor Control be instructed to devote the time to the consideration of liquor bills.

Mr. Magnuson moved that the motion by Mr. Healy be laid on the table.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to lay Mr. Healy's motion on the table was carried by the following vote: Yeas, 64; nays, 25; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson
Those voting nay were: Representatives Anderson (B. Roy), Anderson (Glen), Aspinwall, Benson, Bilger, Bingham, Brunton, Burns, Christianson, Compton, Eddy, Edwards, Gleason, Healy, Hews, Leber, Moore, Ott, Peterson, Roth, Smith (Vernon A.), Sorensen, Stewart, Westover, Wilson (J. Ivan)—25.

Those absent or not voting were: Representatives Cochrane, Cohn, Easterday, Neff, Reader, Shine, Sisson, Sullivan, Wanamaker, Wiswall—10.

Mr. Magnuson moved that the Clerk be instructed to read the list of absentees from the last four meetings of the Committee on Liquor Control.

Mr. Aspinwall moved that the motion be laid on the table.

The motion to lay on the table was lost.

Mr. Koehler demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion by Mr. Magnuson that the Clerk read the list of absentees from the last four meetings of the Committee on Liquor Control.

The motion was carried.

The Speaker announced that the Clerk of the Committee on Liquor Control had not prepared the record of the last meeting, but the absentees for the three previous meetings were obtainable.

The Clerk read: “December 14, 1933: All members present except Representatives Cochrane, Healy, McGovern and Richmond.

“December 15, 1933: All members present except Representatives Edwards, Healy, Magnuson and McGovern.

“December 18, 1933: All members present except Representatives Burns, Healy and Waldron.”

RESOLUTION.

Mr. Herren moved that the following resolution be adopted:

Be It Resolved, By the House of Representatives of the State of Washington in legislative session assembled:

WHEREAS, Information obtained by hearings before the Committee on Unemployment Relief shows that there is widespread dissatisfaction among the people of the state with the way the State Welfare Commission has conducted the relief business throughout the state and much suspicion and unrest is being caused thereby, and our citizens are asking for definite information regarding expenditures and costs; and

WHEREAS, The report of the Welfare Commission made to the Legislature is of such general nature as to mean little or nothing to the members thereof; therefore,

Be It Resolved, That the House request the State Welfare Commission to present at the earliest possible moment to this Body the following facts and information concerning the expenditures of the Commission:

(a) Amount spent for work relief in each county in the state up to the present date;

(b) Amount spent for direct relief in each county in the state up to the present date;

(c) Amount spent through the Commission for any other relief work other than overhead and salaries;
(d) Amount for overhead and salaries spent in each county in the state, including automobile hire and rent, itemizing the rents paid and amount paid for improvements on buildings rented or leased;

(e) Amount paid on salaries and overhead by the main office at Olympia;

(f) Any other expenditures of any nature whatsoever other than those included in the above mentioned statements:

(g) How many salaried workers are employed in each county?

(h) How many on the payroll of the state office in Olympia in November, 1933, and what was the total payroll for November, 1933?

It is requested that the above information cover all expenditures from funds both state and federal disbursed by the State Welfare Commission.

After discussion, with the consent of the House Mr. Herren withdrew his motion and the resolution.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 19, 1933.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 28, entitled "An Act relating to labor, and labor disputes, defining and limiting the powers of the courts of this state in the granting of restraining orders and injunctions in cases involving or growing out of any labor dispute, and in the trial and punishment for contempt for violation thereof, declaring the public policy of the State of Washington with respect thereto and with respect to contracts of employment and hiring, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WARREN G. MAGNUSON, Chairman.

We concur in this report: Edward L. Cochrane, J. T. Ledgerwood (without recommendation), Donald A. McDonald, W. A. Richmond, C. I. Roth (without recommendation), Judson W. Shorett, P. C. Shine.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 28, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

.................Chairman.

We concur in this report: Earl W. Benson, Richard B. Ott, Homer L. Post.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

We, a majority of your Committee on Unemployment Relief, to whom was referred House Bill No. 105, entitled "An Act to create a State Commission to investigate the administration of public welfare and relief in the State of Washington, and to report thereon to the Governor with recommendations, and to provide an appropriation for such commission," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

.................Chairman.

Mr. Speaker:

We, a minority of your Committee on Unemployment Relief, to whom was referred House Bill No. 105, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John R. Sullivan, Chairman.

We concur in this report: James Cannon, Pearl A. Wanamaker.

Passed to second reading.

Mr. Speaker:

We, of your Committee on Public Buildings and Grounds, to whom was referred House Bill No. 159, entitled "An Act relating to the removal of the statue of John R. Rogers to the State Capitol grounds and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Harry H. Brown, Chairman.

We concur in this report: Wm. A. Allen, Martin J. B. Johnson, D. E. Todd.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 6, relating to the submission of a constitutional amendment, adding to Article XXIII of the Constitution of the State of Washington an additional section to be known as Section 4, and providing for an additional method of amending said constitution by calling a constitutional convention, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

P. C. Shine, Chairman.


Passed to second reading.

Messages from the Senate.

Senate Chamber, Olympia, Wash., December 19, 1933.

Mr. Speaker:

The Senate has adopted Engrossed House Concurrent Resolution No. 4, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Senate Chamber, Olympia, Wash., December 20, 1933.

Mr. Speaker:

The Senate has adopted Senate Concurrent Resolution No. 5, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Introduction and first reading of bills.

The following bills were read first time by title and acted upon as indicated:

House Bill No. 164, by Representative Christianson: An Act authorizing the Parks Committee of the State of Washington to acquire in the name of the State of Washington, partly by gift and partly by purchase, approximately 130 acres, more or less, of land in Sections 10 and 11, Township 10 North, Range 11 West W. M. in Pacific County, including the Torwoodlea Golf Course, and authorizing said Parks Committee to operate the same
as a state park and including said golf course, and appropriating the sum of $25,000.00 for the purchase of said property.

Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 165, by Representatives Leber and Christianson: An Act relating to, classifying, naming and fixing the route of a certain state highway, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 166, by Representative Reeves: An Act to establish law libraries in counties of the first, second, third and fourth classes and providing for the maintenance and use thereof, and amending Sections 8254-1 and 8254-3 of Remington's 1927 Supplement and adding to Chapter 3, Title LIII of Remington's 1927 Supplement new sections to be known as Sections 8254-4, 8254-5, 8254-6, 8254-7 and 8254-8.

Ordered printed and referred to Judiciary Committee.

House Bill No. 167, by Representatives Collins and Mann: An Act relating to taxation, providing for the collection of personal property taxes and the procedure upon the non-payment thereof; amending Section 86 of Chapter 33 of the Laws of 1933, amending Chapter 130 of the Laws of 1925, Extraordinary Session (Remington's 1927 Supplement, Section 11097-86); repealing Section 1 of Chapter 34 of the Laws of 1931; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 168, by Representatives Easterday, Fulkerson, Hall and Wilson (John N.): An Act relating to public employees, defining same prescribing the duties of public officials with respect to the appointment of same, fixing penalties for the violation hereof and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 169, by Representatives Easterday and Cleary: An Act relating to the transportation by motor vehicles over the public highways of the State of Washington, providing for the supervision, regulation and taxation thereof and the payment of fees therefor, amending Sections 1, 4, 6, 7; 8, 13, 15, 16, 18, 21, 23, 24, 25, 26, 27 and 28 of Chapter 166 of the Laws of 1933 and adding thereto Sections 1A, 3A, 14A, 26A and 26B and 39 and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 170, by Representatives Vane, Easterday, Richmond, Hall, Fulkerson, Brown, Johnson, Lanz, Herren and Roth: An Act relating to the collection of personal property taxes, providing for the remission of interest and principal upon delinquent personal property taxes, providing for payment of delinquent personal property taxes in installments and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 171, by Representatives Palmeter, Mann, Smith (J. B.), Nolan, Collins, Miller, Herren, Titus, Richmond, Hall, Fulkerson, Johnson, Gehlen, Roesli, Easterday, Lanz, Anderson (Frank), Clark (H. B.), Nelsen, Schultz, Van Dyk and Clark (A. W.): An Act relating to motor fuels and lubricants, providing for the conservation of the potential supply thereof,
for the control and regulation thereof, for the importation, purchase and sale thereof by the State of Washington, establishing the "Gasoline Revolving Fund," appropriating from the general fund the sum of $250,000.00 or so much thereof as may be required as a loan to the Gasoline Revolving Fund, appropriating $1,000,000 from the Gasoline Revolving Fund, and providing penalties for the violation hereof.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 172, by Representatives Collins and Nelsen: An Act relating to industrial insurance and the care of injured workmen and amending Sections 7687, 7703 and 7726 of Remington's Compiled Statutes and Sections 7686, 7712, 7714 and 7725 of Remington's 1927 Supplement.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 173, by Representatives Cleary and Todd: An Act authorizing the State to engage in the manufacture, distribution, purchase and sale of beers, wines and liquors, providing the manner in which such business shall be carried on, creating a special fund, making appropriations for the purpose of carrying out the provisions of this act, and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.


Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 175, by Representative Jones: An Act to enable building and loan associations and savings and loan associations heretofore or hereafter organized to convert themselves into Federal Savings and Loan Associations, as now or hereafter authorized by the laws of the United States and any rules and regulations prescribed thereunder, and fixing the manner, terms and conditions for and effect of such conversion, and providing for joint housing of state and federal savings and loan associations.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 176, by Representative Jones: An Act relating to and providing for the inspection, grading, marking and marketing of animal carcasses and meats intended for human consumption; regulating and licensing the preparation, handling, grading, marking, marketing and sale of such meats, and the sanitation of slaughtering establishments; defining offenses; providing penalties; authorizing the Director of Agriculture to make rules and regulations to carry out the provisions of this act; and making an appropriation.

Ordered printed and referred to Committee on Agriculture.
House Joint Memorial No. 13, by Representative Schade: Relating to the use of public funds for the dental care of children in the public schools.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

FIRST READING OF SENATE BILLS.

Senate Concurrent Resolution No. 5, by Committee on Rules and Joint Rules: Relating to introduction of bills.

On motion of Mr. McDonald the rules were suspended, the resolution was advanced to second reading and read the second time in full.

Mr. Schade moved the adoption of the following amendment:

Strike "Thursday, December 21st" and insert in lieu thereof "Wednesday, December 27th."

Mr. McDonald moved that the amendment be laid on the table without taking the resolution with it.

The motion to lay on the table the amendment by Mr. Schade without taking the resolution with it was carried.

Mr. McDonald moved that the rules be suspended, the second reading considered the third and that Senate Concurrent Resolution No. 5 be adopted.

The motion was carried.

The Speaker declared that Senate Concurrent Resolution No. 5 had been adopted, and that 9:00 p.m., Thursday, December 21, 1933, would be the last day on which members would be permitted to file bills.

SECOND READING OF BILLS.


The bill was read the second time by sections and passed to third reading.

House Bill No. 118, by Committee on Banks and Banking: Relating to the issuance of service of the Writ of Garnishment.

The bill was read the second time by sections.

Upon motion of Mr. Anderson (B. Roy) the following amendment was adopted:

Amend Section 1, in line 10 of the original bill, being line 3 of the printed bill; before the words "The Writ" insert the word and figure "Section 2."

Upon motion of Mr. Magnuson the following amendment was adopted:

Amend Section 2, in line 4 of the original bill, being line 3 of the printed bill; before the words "From and after" insert the word and figure "Section 9."

The bill was passed to third reading and ordered engrossed.

House Bill No. 122, by Committee on Banks and Banking: Relating to bonds of the Home Owners' Loan Corporation.

The bill was read the second time by sections and passed to third reading.

House Bill No. 123, by Committee on Banks and Banking: Relating to banks, trust companies and mutual savings banks.

The bill was read the second time by sections and passed to third reading.
House Bill No. 118, by Representatives Eddy, Todd, Shorette, Titus, Judson, Fulkerson, Koehler and Collins: Relating to wild animals, wild birds and game fish.

The bill was read the second time by sections.

Mr. Gessell moved that House Bill No. 118 be indefinitely postponed.

The motion was lost.

MOTION.

Mr. McDonald moved that immediately after committee announcements the House recess until 2:00 p.m., this afternoon.

The motion was carried.

AFTERNOON SESSION.

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Adams, Benson, Easterday, Leber, Reader, Sisson and Sullivan; Representatives Sisson and Sullivan having been excused.

ANNOUNCEMENT.

The Speaker made the announcement that the following committee had been appointed to attend the funeral of the late Senator Daniel Landon: Representatives Smith (J. B.), Smith (Vernon A.) and Bilger.

MESSAGE FROM THE GOVERNOR.

The Clerk proceeded to read a message and report from the Governor.

Upon motion of Mr. McDonald further reading of the report was dispensed with.

Office of Governor,
December 16, 1933.

To the Honorable, the Senate and the House of Representatives of the State of Washington:

In compliance with the provisions of Section II of Article III of the Constitution of the State of Washington, I have the honor to submit herewith a list of the pardons, remissions of fines, and executive paroles granted since the date of the report to the Legislature of the 1933 Session.

Respectfully submitted,

Clarence D. Martin, Governor.

The Speaker announced the report would be received and ordered that it be incorporated in the journal.

(For complete report, see Senate Journal, p. 89.)

REPORT OF ENROLLMENT COMMITTEE.

House of Representatives,
Olympia, Wash., December 20, 1933.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Concurrent Resolution No. 4, has compared same with the Engrossed Concurrent Resolution and finds it correctly enrolled.

I concur in this report: Richard B. Ott.

The Speaker announced that he was about to sign House Concurrent Resolution No. 4.
SECOND READING OF BILLS.

The Chair stated that at the close of the morning session the Clerk had completed the reading of Section 1 of House Bill No. 118. The Clerk proceeded to read the remainder of House Bill No. 118 on second reading.

The bill was passed to third reading.

House Joint Resolution No. 5, by Representatives Mandery, Yantis, Magnuson, Reeves, Wiswall, Cohn, Carty, Adams, Herren, Smith (J. B.), McDonald, Van Dyk, Clark (H. B.), Neff and Mann: Providing for an amendment of the Constitution of the State of Washington by adding thereto Article XXVIII.

The resolution was read the second time in full.

Upon motion of Mr. Mandery, the following amendments were adopted:

Amend Section 5, line 1, by inserting the word "general" between the words "incur" and "indebtedness", so it will read: "To incur general indebtedness".

Amend Section 5, lines 4 and 5. After the word "by" in line 4, strike the word "either", and after the word "bonds" strike the word "or" and the words "Utility or revenue bonds" in line 5 so the balance of the section will read: "Such indebtedness may be evidenced by general obligation bonds, and the revenue derived by the state from the operation of any such electric power system or systems owned by it may be pledged to the payment of such debt under such provisions of law as may hereafter be enacted to carry out the provisions of this article."

The Speaker called Mr. Waldron to preside.

Mr. Ott moved the adoption of the following amendment:

Amend Section 1, sub-section 6, by striking the period at the end of such subparagraph 6, and adding the following: "and to do all things in this article provided in conjunction with and/or by contract with and/or by purchase or acquisition from any Public Service Company."

Mr. Mandery moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

Extended debate ensued.

Mr. McDonald moved that House Joint Resolution No. 5 be rereferred to the Judiciary Committee with directions to report the same back to the House as a special order of business for 11:00 a. m., December 21, 1933.

The motion was carried.

House Bill No. 129, by Committee on Rules and Order: Relating to taxation.

The bill was read the second time by sections.

Upon motion of Mr. Smith (J. B.), the following amendments were adopted:

After the word "fund" in line 3 of Section 1, insert a comma and the following: "and the State Treasurer shall pay out of said fund and none other."

After the word "appropriations" in the first line of the title insert the following: "to pay refunds and judgments for refunds of taxes and interest and costs."

The Speaker resumed the chair.

Upon motion of Mr. Roth, the rules were suspended, the second reading considered the third and House Bill No. 129 was considered engrossed, placed on final passage and it passed the House by the following vote: Yeas, 75; nays, 6; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger,
Those voting nay were: Representatives Benson, Clark (A. W.), Eddy, Mann, Palmetter, Roesl—6.

Those absent or not voting were: Representatives Bingham, Carty, Cleary, Cochrane, Cohn, Easterday, Fulkerson, Haddon, Halleran, Healy, Ledgerwood, Luck, Magnuson, McGovern, Sisson, Sullivan, Todd, Vane—18.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Upon motion of Mr. Roth, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 129 to the Senate.

Senate Joint Memorial No. 6, by Senators Ferryman, Smith (Horace E.), Heffron and Ronald: Relating to an appropriation from the Reconstruction Finance Corporation.

The memorial was read the second time in full and passed to third reading.


The memorial was read the second time in full.

Upon motion of Mr. Bilger, the following amendment was adopted:

In paragraph 2, line 6 of the original memorial, same being line 4 of the printed memorial, after the word "Toutle" and before the word "and" insert the word "Snoqualmie".

Upon motion of Mr. Neff, the following amendment was adopted:

In paragraph 2, line 6 of the original memorial, same being line four of the printed memorial, after the word "Snoqualmie" (as amended by Representative Bilger) and before the word "and" insert the words "Dungeness, Skokomish, ".

Upon motion of Mr. Richmond, the following amendment was adopted:

Before the words "We, Your Memorialists" in the first line of the memorial, insert a new paragraph to read as follows: "To the Honorable, the Senate and House of Representatives of the United States of America in Congress Assembled:"

Mr. Waldron moved that further consideration of the memorial be postponed until tomorrow and that it be placed on tomorrow's calendar.

The motion was carried.

THIRD READING OF BILLS.

House Bill No. 51, by Representative Waldron: Relating to taxation and to the exemption of real and personal property from taxation.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emery, Gehlen, Gessell, Gleason, Haddon, Hall, Healy, Herren, Hews, Jones, Johnson, Koehler, Lanz, Leber, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schultz, Shine, Shorett, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—82.

Those absent or not voting were: Representatives Cleary, Cohn, Emerick, Fulkerson, Halleran, Harter, Judson, Ledgerwood, Luck, Magnuson, Schade, Sisson, Skinner, Sorensen, Sullivan, Westover, Wilson (John N.)—17.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Upon motion of Mr. Waldron, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 51 to the Senate.

House Bill No. 100, by Committee on Agriculture: Prohibiting the importation of noxious weed seeds into the State of Washington.

On motion of Mr. Peterson the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Benson, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emery, Gehlen, Gessell, Gleason, Haddon, Hall, Harter, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—80.

Those voting nay were: Representatives Anderson (Frank), Austin, Koehler—3.

Those absent or not voting were: Representatives Cleary, Cohn, Emerick, Fulkerson, Halleran, Healy, Ledgerwood, Luck, Magnuson, Neff, Roberts, Sisson, Sullivan, Thompson, Westover, Wilson (John N.)—16.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
Upon motion of Mr. Herren, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 100 to the Senate.

Upon motion of Mr. McDonald, the House adjourned until 10:15 a.m., Thursday, December 21, 1933.

S. R. Holcomb, Chief Clerk.

EIGHTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Thursday, December 21, 1933.

The Speaker called the House to order at 10:15 a.m.

The Clerk called the roll and all members were present except Representatives Christianson, Halleran, Roberts, Sisson, Skinner and Sullivan; Representatives Sisson and Sullivan having been excused.

Prayer was offered by Rev. Elmer M. Johnson of the Bethesda Lutheran Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary, Rule 20 was suspended.

MOTIONS.

Mr. Magnuson moved that the special order of business set for 11:00 a.m., this morning, be made a special order of business for 2:00 p.m., this date.

The motion was carried.

Mr. Ott called attention to Rule 16, giving the chairman of the committee or the mover of the question the right to close a debate.

The Speaker: "With the consent of the House the Chair will be glad to observe the practice of asking the maker of the motion or the proponent of a measure to speak, if he wishes, after the previous question has been ordered."

RESOLUTION.

Resolution by Mr. Miller:

WHEREAS, For many years last past devastating floods have occurred each spring and fall destroying thousands of acres of cleared lands, and just at this time the press of the state estimate that fifteen million dollars ($15,000,000.00) in damage has been done to farms, stock, crops, highways, homes, production and twenty (20) deaths have occurred from drowning.

Therefore, Be It Resolved, That the Emergency Relief Commission, in order to prevent a recurrence of the flood disaster of the last few days, and in furtherance of the employment program of the state, at once institute a program of construction of such work as may be necessary to accomplish this end, using as much of the funds
at the disposal of the state commission as may be necessary to guarantee immunity from such floods in the state.

On motion of Mr. Miller, the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 21, 1933.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Vetoed Substitute House Bill No. 29, entitled "An Act relating to and providing suspension of judicial proceedings as a measure of relief for debtors in certain cases; providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts and foreclosure of mortgages; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage district assessments in certain cases; granting courts additional powers to effect such purposes; granting to the Governor powers relating thereto; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Governor's veto be sustained.

Chairman.


WARREN G. MAGNUSON, Chairman.

I concur in this report: Homer L. Post.

House Bill No. 34 (reported by Judiciary Committee): Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 21, 1933.

Mr. Speaker:

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 61, entitled "An Act relating to the nomination and election of Supreme Court and Superior Court Judges, amending Section 1, Chapter 155, Session Laws, 1927, which amended Section 5212 Remington's Compiled Statutes of Washington (Remington's Revised Statutes of Washington, Section 5212)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


M. V. EASTERTDAY, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 21, 1933.

Mr. Speaker:

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 61, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

G. N. Adams, Chairman.

Passed to second reading.
House Bill No. 66 (reported by Committee on Municipal Corporations Other Than First Class): Do pass as amended.
Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 21, 1933.

We, a majority of your Committee on Unemployment Relief, to whom was referred House Bill No. 107, entitled "An Act amending Section 15 and Section 17 of Chapter 8, Session Laws of Washington, 1933, entitled 'An Act to relieve the people of the state from hardships and suffering caused by unemployment; creating and defining the duties of an emergency relief administration, and making an appropriation for such purpose; providing penalties, and declaring that this act shall take effect immediately,' and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. S. WESTOVER, Acting Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 108, entitled "An Act to create a State Commission of Inquiry into county and local government, for the purpose of studying all matters relating to such governmental units and recommending changes therein, and to provide for an appropriation for said commission," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. CLARK, Chairman.

We concur in this report: B. H. Collins, Chas. E. Peterson.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

We, a minority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 108, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Richard B. Ott, A. E. Edwards, Chairman.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 117, entitled "An Act relating to slot machines; providing for the operation thereof under license; providing for certain license fees and the use of money obtained therefrom; prohibiting minors from playing and loitering about such games; designating the penalties for violations of the provisions thereof; and other matters properly relating thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. CLARK, Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1933.

We, a minority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 117, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Richard B. Ott, Chairman.

I concur in this report: Richard B. Ott.
Mr. Post moved that House Bill No. 117, be rereferred to the Judiciary Committee.

Mr. Fulkerson moved, as a substitute motion, that House Bill No. 117 be rereferred to the Committee on Public Morals.

The substitute motion was carried.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 124, entitled "An Act relating to proceedings before the Department of Labor and Industries and appeals from orders, decisions and/or awards thereof and appeals to the Superior Court from orders, decisions and/or awards of the joint board of said department, and providing that findings of fact by the department in said matters shall not be disturbed in the absence of arbitrary or capricious action; and amending Section 6, Chapter 132 of the Session Laws of 1929, as amended by Section 1, Chapter 90 of the Session Laws of 1931, and Section 7697 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. S. Westover, Chairman.

We concur in this report: R. D. Wiswall, A. dePierre-Hall, W. P. Hews, John W. Eddy.

Mr. Speaker:

We, a minority of your Committee on Industrial Insurance, to whom was referred House Bill No. 124, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

............., Chairman.

We concur in this report: Frank Burns, Charlie Nolan, Ronald Moore.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 135, entitled "An Act relating to building bridges across navigable streams, providing additional powers to boards of county commissioners, for the construction, operation and regulation thereof, the issuance of bonds and pledging of income and earnings thereof to defray costs, maintenance and operation thereof, and amending Chapter CLIV, Session Laws of 1891, declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill 135 be substituted therefor and that the substitute bill do pass.

Edward L. Cochrane, Chairman.

We concur in this report: B. Roy Anderson, George N. Adams.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 163, entitled "An Act relating to the rate of interest to be paid by county depositaries, prescribing the duties of the county finance committee in regard thereto, creating said committee, and amending Section 5564, Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

B. Roy Anderson, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 175, entitled “An Act to enable building and loan associations and savings and loan associations heretofore or hereafter organized to convert themselves into Federal Savings and Loan Associations, as now or hereafter authorized by the laws of the United States and any rules and regulations prescribed thereunder, and fixing the manner, terms and conditions for and effect of such conversion, and providing for joint housing of state and federal savings and loan associations,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John R. Jones; Chairman.


Passed to second reading.


Passed to second reading.

Mr. Speaker:

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 9, indorsing the passage of Senate Bill No. 1197, introduced in the Senate of the Congress of the United States, and known as the “Frazier Bill,” relative to farm indebtedness, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred Schade, Chairman.

We concur in this report: Esther M. Lanz, Florence W. Myers, Wm. A. Allen, Dan. McGovern.

Passed to second reading.

Mr. Speaker:

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 12, relating to the immigration of Orientals into the United States, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred Schade, Chairman.

We concur in this report: Wm. A. Allen, Florence W. Myers, Esther M. Lanz, Dan. McGovern.

Passed to second reading.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bills Nos. 113 and 129, has compared same with the original bills and finds them correctly engrossed.

I concur in this report: Dan McGovern.

Passed to second reading.

The President has signed House Concurrent Resolution No. 4, and the same is herewith transmitted.
EIGHTEENTH DAY, DECEMBER 21, 1933

SENATE CHAMBHER,
OLYMPIA, WASH., December 20, 1933.

MR. SPEAKER:

The Senate has passed Senate Joint Memorial No. 5; also Senate Bill No. 72, and the same are herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 20, 1933.

MR. SPEAKER:

The Senate has passed Senate Joint Memorial No. 4, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

**House Bill No. 177**, by Representatives Christianson and Leber: An Act relating to, classifying, naming and fixing the route of a certain state highway, and amending Section 11 of Chapter 185 of the Laws of 1923, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 178**, by Representatives Miller, Adams, Wanamaker, Gessell, Fulkerson, Van Dyk, Collins, Mann, Smith (J. B.), Smith (A. C.), Clark (H. B.), Clark (A. W.), Lanz and Judson: An Act to restore, protect and stabilize the credit of the state, counties, cities, towns, and school districts of the state; creating a debt; authorizing the issuance and sale and/or pledge of state bonds; creating a fund to be known as the “General Stabilization Fund”; making an appropriation therefrom; creating a sinking fund to be known as the “General Stabilization Bonds Retirement Fund”; providing that the receipts derived from the payments and retirement of the county, city, town and school district warrants purchased from the proceeds of the sale of said bonds to be applied to payment of interest and principal of said bonds; providing for tax levy to cover any deficiency therein, making an appropriation therefrom and declaring an emergency and that the act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 179**, by Representatives Easterday, Magnuson, Anderson (B. Roy), McDonald, Hews, Starrett, Sisson, Burns, Post, Bilger, Smith (Vernon A.), Moore, Robbins, Wilson (J. Ivan), Westover, Sorensen, Ledgerwood, Ott, Roesli, Edwards, Eddy, Waldron, Reader, Reeves, Wentworth, Bingham, Wilson (John N.), Aspinwall, Cohn, Smith (A. C.), Fulkerson, Vane, Hall, Cochrane, Brunton, Gleason, Cleary, McGovern, Neff, Lanz, Johnson, Brown, McDonnell, Healy, Emerick, Gehlen, Halleran, Smith (B. L.), Roberts, Jones, Austin: An Act relating to elections, fixing the date of the primary, providing for filing of candidacy and for the holding of party conventions, prescribing the time and manner of holding same, power and duties of the membership of such conventions; providing for the nomination and election of precinct committeemen and state committeemen and for the nomination of United States senators, representatives in Congress, members of the State Legislature and State and County officials; providing for the organization of county and state central committees and elec-
tion of county and state chairmen, defining the powers and duties of such committees, prescribing the method for filling vacancies in the committees and on the party tickets, the construction and application of the act and repealing all acts or parts of acts in conflict therewith.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 180**, by Representatives Carty, Anderson (Glen H.), Aspinwall, Edwards, Gessell, Gleason, Harter, Nelsen, Palmetter, Peterson, Roesli, Clark (A. W.), Compton, Adams, Sorensen; Van Dyk, Judson, Healy, Thompson, Bilger and Brunton: An Act declaring the existence of a state and national agricultural emergency, declaring the policy of the Legislature, approving and adopting the provisions of the National Agricultural Act and any marketing agreement approved or prescribed by the Secretary of Agriculture of the United States, defining marketing agreements, restricting the authority of the state or any municipal corporation within the state to purchase material and supplies, providing for the regulation and enforcement of marketing agreements, establishing standards of fair competition, empowering the Director of Agriculture, with the approval of the Governor, to make rules and regulations to control the production, storage, transportation, sale and distribution of agricultural commodities and to issue licenses licensing the persons handling or processing agricultural products, prescribing the methods and the persons entitled to licenses, granting jurisdiction to courts for the trial and prosecution of any violation of this act, directing the Attorney General and any prosecuting attorney within the state to prosecute any violation of this act, prescribing methods of issuing licenses and revocation thereof, creating Board of Review, making it unlawful for any persons to engage in the handling, process or wholesaling of agricultural products without a license, prescribing the amount of license fees to be paid, making appropriation for the administration of this act, defining agricultural commodities and persons engaged in the handling thereof, defining the time when this act shall cease to be in effect, declaring this act an emergency and repealing Section 6242 of Remington's Revised Statutes, and for other purposes.

Ordered printed and referred to Committee on Agriculture.


Ordered printed and referred to Committee on Appropriations.

**House Bill No. 182**, by Representatives Carty and Clark (A. W.): An Act providing for the enlargement of port districts and amending Section 1, Chapter 130, Session Laws of 1921 (Section 9707 Remington's Revised Statutes of Washington).

Ordered printed and referred to Committee on Harbors and Waterways.

**House Bill No. 183**, by Representatives Halleran and Haddon: An Act relating to establishing, classifying, naming and fixing the routes of certain state highways, and amending Section 13 of Chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 184**, by Committee on Insurance (departmental request): An Act making an appropriation for the Insurance Commissioner for salaries,
operations, and revolving fund from the general fund and declaring this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 185**, by Representative Shorett: An Act making appropriations for the payment of salaries of employees of, and for the operation, maintenance and other expense of the state institutions of higher education.

Ordered printed and referred to Committee on Educational Institutions.

**House Bill No. 186**, by Representatives Cleary, McGovern, Nelsen and Cochrane: An Act relating to flood control in the Green River Valley, appropriating $150,000 therefor.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 187**, by Representative Koehler: An Act relating to taxation, regulating the collection of taxes upon real property and amending Section 1, Chapter 113, Laws of 1931, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 188**, by Representative Emerick: An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state; prescribing the license and fees to be paid therefor, and the disposition thereof, and the powers and duties of the Department of Licenses of the State of Washington, and prescribing penalties for the violation thereof.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 189**, by Representative Neff: An Act relating to the taxation of forests and forest lands.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 190**, by Representatives Neff and Adams: An Act relating to State Road No. 9 or the Olympic Highway, establishing a branch thereof, amending Section 8, Chapter 185 of the Laws of 1923, as amended by Section 5, Chapter 26 of the Laws of 1925.

Ordered printed and referred to Committee on Roads and Bridges.

**House Joint Memorial No. 14**, by Representatives Mann and Palmeter: Relating to banking operations in the United States.

Ordered printed and referred to Committee on Memorials.

**House Joint Memorial No. 15**, by Representative Todd: Relating to an allocation to provide for building a slum clearance project in the city of Seattle.

Ordered printed and referred to Committee on Memorials.

**House Joint Resolution No. 12**, by Representatives Jones, Compton, Clark (H. B.), Schultz, Sorensen, Smith (B. L.), Peterson, Ledgerwood, Gehlen, Myers, Brown, Carty, Wanamaker and Reeves: Providing for an amendment to House Joint Resolution No. 11, Page 942-A, Session Laws of 1933, relating to the submission of a constitutional amendment amending Section 1 of Article VII of the Constitution of the State of Washington, relating to taxation.

Ordered printed and referred to Committee on Constitutional Revision.
FIRST READING OF SENATE BILLS.

Senate Bill No. 72, by Committee on Reclamation and Irrigation: An Act relating to the Department of Conservation and Development of the State of Washington and to the State Reclamation Revolving Fund which is administered by said department; enlarging the powers and duties of the director of said department in regard to said fund, and amending Section 5 of Chapter 158 of the Laws of 1919 as amended by Chapter 132 of the Laws of 1923 (same being Section 3008 of Remington's Compiled Statutes of Washington); providing for the disposition of monies received by the State of Washington from certain fees, providing that same be paid into the State Reclamation Revolving Fund, and amending Section 3 of Chapter 105, Laws of 1929; exempting the Columbia Basin Commission or its assignee, the United States Bureau of Reclamation, from payment of fees in connection with the appropriation and use of waters of the Columbia River for development of the Grand Coulee project, and amending Section 44, Chapter 117, Laws of 1917, as amended; being Section 7399 of Remington's Compiled Statutes; making an appropriation from the State Reclamation Revolving Fund for the financing of irrigation and diking and/or drainage improvement districts, as set forth in and provided by Chapter 16 of the Session Laws of 1933, regular session, and providing that this act shall take effect immediately.

Referred to Committee on Reclamation and Irrigation.

Senate Joint Memorial No. 4, by Senator Mehner: Relating to aggrieved taxpayers afforded a full and complete remedy at law by paying the offending tax under protest and instituting suit to recover any part of the tax claimed to be illegal, with interest and costs.

Referred to Committee on Revenue and Taxation.

Senate Joint Memorial No. 5, by Senator Heffron: Relating to Federal refunding loans to drainage districts, diking districts, diking and drainage districts, irrigation districts and similar districts duly organized and operating under the laws of the State of Washington.

Referred to Committee on Dikes, Drains and Ditches.

MOTION.

Upon motion of Mr. Healy, the subcommittee of the Committee on Liquor Control was excused for a few minutes, subject to call, to meet in the committee room of the Committee on Roads and Bridges.

Mr. Mann requested that the members of the subcommittee of the Committee on Liquor Control be named.

MR. HEALY: "They are Mr. Waldron, Mr. Neff, Mr. Edwards, Mr. Magnuson and myself."

SECOND READING OF BILLS.

House Bill No. 28, by Representatives Titus, Fulkerson, Nolan, Hall, Wilson (James W.) and Easterday: Relating to labor.

The bill was read the second time in full.

Mr. Post moved that the following amendment be adopted:

Amend Section 4, in line 18. Strike the word "patrolling".
After extended debate, Mr. Anderson (Glen) moved that House Bill No. 28 be rereferred to the Committee on Commerce and Manufacturing for further study.

Mr. Clark (H. B.) moved that the motion to rerefer be laid on the table without taking the bill with it.

The motion to lay on the table the motion to rerefer without taking the bill with it was carried.

Mr. Miller moved that the amendment by Mr. Post be laid on the table without taking the bill with it.

The motion to lay on the table Mr. Post's amendment was carried.

Mr. Post moved the adoption of the following amendment:
Amend Section No. 7. Strike subdivision "(c)".

Mr. Easterday moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion was carried by a rising vote.

The bill was passed to third reading.

House Bill No. 107, by Representatives Brown, Fulkerson, Starrett, Adams, Herren, Myers, Richmond, Neff, Roesli, Easterday, Lanz, Hall, Johnson, Titus and Haddon: To relieve the people of the state from hardships and suffering caused by unemployment.

The bill was read the second time by sections and passed to third reading.

On motion of Mr. Anderson (Frank) the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 72; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Compton, Dolsen, Easterday, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Nelsen, Nolan, Ott, Palmeter, Peterson, Reeves, Richmond, Robbins, Roesli, Schade, Schultz, Shine, Shorettr, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—72.

Those voting nay were: Representatives Benson, Brunton, Eddy, Post—4.

Those absent or not voting were: Representatives Adams, Allen, Bilger, Cleary, Collins, Edwards, Gehlen, Halleran, Healy, Ledgerwood, Magnuson, Neff, Reader, Roberts, Roth, Sisson, Smith (J. B.), Smith (Vernon A.), Stewart, Sullivan, Waldron, Westover, Wilson (John N.)—23.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Upon motion of Mr. McDonald, the House was declared at recess until 1:30 p.m., this date.
AFTERNOON SESSION.

The Speaker called the House to order at 1:30 p. m.

The Clerk called the roll and all members were present except Representatives Bilger, Gehlen, Hall, Luck, McGovern, Robbins, Sisson, Smith (Archibald), Smith (J. B.), Smith (Vernon A.), Starrett, Sullivan, Todd, Wilson (James W.), Wilson (John N.) and Wiswall; Representatives Bilger, Gehlen, Sisson, Smith (J. B.), Smith (Vernon A.) and Sullivan having been excused.

Mr. Miller demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Bilger, Cochrane, Cohn, Gehlen, Luck, McGovern, Robbins, Sisson, Smith (J. B.), Smith (Vernon A.), Sullivan and Wilson (John N.); Representatives Bilger, Sisson, Smith (J. B.), Smith (Vernon A.), Sullivan and Wilson (John N.) having been excused.

On motion of Mr. Emerick, Mr. Gehlen was excused.

Mr. Westover moved that the unexcused absentees be excused and that the House proceed under the call of the House.

The motion was lost.

Representatives Leber and Halleran asked to be excused for ten minutes.

Upon motion of Mr. Jones, Representatives Leber and Halleran were excused for ten minutes.

Mr. Clark (H. B.) moved that the House proceed under the call of the House.

The motion was lost.

Mr. Magnuson moved that the House be at ease for fifteen minutes.

The Speaker ruled the motion out of order since the House was proceeding under the call of the House.

Mr. Magnuson moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

Mr. Magnuson moved that the House recess for fifteen minutes.

The motion was carried.

MID-AFTERNOON SESSION.

The Speaker called the House to order at 2:05 p. m.

The Clerk called the roll and all members were present except Representatives Bilger, Gehlen, Gleason, Halleran, Leber, McGovern, Robbins, Sisson, Smith (J. B.), Smith (Vernon A.), Sullivan and Wilson (John N.), all of whom had been excused.

Mr. Skinner demanded a call of the House and the demand was sustained.
CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors.

All members were present except Representatives Bilger, Gehlen, Gleason, Halloran, Leber, McGovern, Robbins, Sisson, Smith (J. B.), Smith (Vernon A.), Sullivan and Wilson (John N.), all of whom had been excused.

Mr. Skinner moved that the House proceed with business under the call of the House.

The motion was carried.

SPECIAL ORDER OF BUSINESS.

The hour having arrived, the House took up the consideration of the special order of business, House Joint Resolution No. 5 on second reading.

MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred House Joint Resolution No. 5, providing for an amendment of the Constitution of the State of Washington by adding thereto Article XXVIII, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WARREN G. MAGNUSON, Chairman.

We concur in this report: Tim. Healy, Donald A. McDonald, Ronald Moore, Richard B. Ott, C. I. Roth (with recommendation), Judson W. Shoret.

On motion of Mr. Magnuson, the following amendment was adopted:

Amend Section 1, paragraph 2, line 21 of the original resolution, being line 5 of the printed resolution, following the word "acquire," and before the word "own," insert the words "purchase, lease,"

On motion of Mr. Magnuson, the following amendment was adopted:

Amend Section 1, paragraph 3, line 31 of the original resolution, being line 6 of the printed resolution, following the word "acquire," and before the word "construct," insert the words "purchase, lease,"

The Speaker called Mr. McDonald to preside.

Mr. Ott moved that the following amendment be adopted:

Amend Section 1, sub-section 4, line 2 of the printed resolution, by inserting after the word "state" the following words "and/or any person or corporation,"

Mr. Adams moved that Mr. Ott's amendment be laid on the table without taking the resolution with it.

The motion to lay on the table Mr. Ott's amendment without taking the resolution with it was carried.

Upon motion of Mr. Magnuson, the following amendment was adopted:

Amend Section 1, paragraph 5, line 17 of the original resolution, same being line 8 of the printed resolution, by adding a new sentence to read as follows: "To issue utility and/or revenue bonds in any amount for the purpose of providing funds with which to carry out the provisions of this article."

After extended debate, Mr. Waldron moved that House Joint Resolution No. 5 be rerefered to the Judiciary Committee to have the proper language incorporated therein, and that the House proceed with the special order of business.

Mr. Magnuson moved that Mr. Waldron's motion be laid on the table without taking the resolution with it.

The motion to lay on the table Mr. Waldron's motion was carried.

On motion of Mr. Magnuson the rules were suspended and the bill was advanced to third reading.
Mr. Magnuson moved that the rules be suspended, the second reading considered the third and the resolution be placed on final passage.

A roll call was demanded and the demand was sustained. The Clerk called the roll and the motion to place House Joint Resolution No. 5 on final passage was carried by the following vote: Yeas, 66; nays, 26; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Austin, Brown, Cannon, Carty, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Halleran, Herren, Jones, Johnson, Judson, Koehler, Lanz, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Palmeter, Reeves, Richmond, Roesli, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (James W.), Wiswall, Mr. Speaker—66.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Glen), Aspinwall, Benson, Bingham, Brunton, Burns, Christianson, Compton, Eddy, Harter, Healy, Hews, Leber, Luck, Moore, Ott, Peterson, Post, Reader, Robbins, Roberts, Roth, Stewart, Westover, Wilson (J. Ivan)—26.

Those absent or not voting were: Representatives Bilger, Gehlen, Sisson, Smith (J. B.), Smith (Vernon A.), Sullivan, Wilson (John N.)—7.

The motion to suspend the rules, having received a two-thirds majority, was declared carried.

Mr. Westover demanded the previous question and the demand was sustained.

The Chair stated the question to be on the final passage of House Joint Resolution No. 5.

The Clerk called the roll and the resolution passed the House by the following vote: Yeas, 69; nays, 23; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Anderson (Glen), Austin, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran, Herren, Jones, Johnson, Judson, Koehler, Lanz, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Palmeter, Peterson, Reeves, Richmond, Roesli, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (James W.), Wiswall, Mr. Speaker—69.

Those voting nay were: Representatives Anderson (B. Roy), Aspinwall, Benson, Bingham, Brunton, Burns, Christianson, Compton, Eddy, Harter, Healy, Hews, Leber, Luck, Moore, Ott, Peterson, Post, Reader, Robbins, Roberts, Roth, Stewart, Westover, Wilson (J. Ivan)—23.

Those absent or not voting were: Representatives Bilger, Gehlen, Sisson, Smith (J. B.), Smith (Vernon A.) Sullivan, Wilson (John N.)—7.

The resolution, having received the constitutional two-thirds majority, was declared passed.

The Speaker resumed the chair.
SPECIAL ORDER OF BUSINESS.

The hour having arrived, the House took up the consideration of the special order of business, Vetoed Substitute House Bill No. 29 of the 1933 regular session.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 21, 1933.

To the Honorable, the House of Representatives of the State of Washington:

(Through the Secretary of State)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, Substitute House Bill No. 29, entitled:

"An Act relating to and providing suspension of judicial proceedings as a measure of relief for debtors in certain cases; providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts and foreclosure of mortgages; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage district assessments in certain cases; granting courts additional powers to effect such purposes; granting to the Governor powers relating thereto; and declaring that this act shall take effect immediately."

This act, as originally introduced, was intended to enact legislation to prevent abuses in the matter of foreclosure of mortgages along the lines as suggested in my inaugural message. Unfortunately, there was substituted for the original bill a new measure by the terms of which all actions brought for the recovery of money were included. The fear of ruinous delays in the collection of all debts, should this measure become law in the form now enacted, has caused wide-spread apprehension among all those now engaged in business in this state, and were I to sign the measure under these circumstances I fear it would jeopardize extension of credit along so many needed lines, with the result that there would practically be no credit. To illustrate the dangers of the situation, at this moment those engaged in the apple industry are negotiating with certain loan agencies for the extension of credit necessary to save this forty million dollar industry, and I am informed by those engaged in the negotiations that this credit will not be extended unless the agencies otherwise ready to furnish it are given assurance that they can retain their present rights in relation to the collection of accounts on this perishable crop without being threatened with court delays. Other similar instances might be given.

In my opinion, as I have heretofore expressed in my message, it is contrary to a sound public policy to foreclose mortgages during the present depression in those instances where the mortgagor is making honest effort to meet his obligations but can not, by reason of adverse conditions, make full payments as they become due, and there can be no question that the Legislature intended to afford relief to those so circumstanced.

In this act under consideration, the Legislature failed to provide separately for relief of the two classes of obligations, but combined both in one section of the proposed law in such a way that will not permit me to veto only that portion relating to all debts generally, which part has aroused tremendous opposition, so I am compelled, in order to relieve apprehension concerning this part of the law, to veto the bill in its entirety.

My regret that it is necessary for me to take this action and my concern for those mortgage debtors that I had intended to assist, has been relieved somewhat by assurances from many of the larger agencies who hold mortgages upon property in this state that it is their purpose to comply with the spirit of this act as the same was intended to apply to foreclosures. I believe, too, that our courts will sense the public sentiment in this regard and will exercise their equity powers to the limit to prevent, as far as possible, any advantage being taken of the financial necessities of our people, and that they will require and compel the exercise of leniency in all foreclosure proceedings.

Furthermore, since the enactment of this measure a general hopeful feeling that financial conditions are improving has taken place, which this law might have a tendency to retard. In addition, there has been recently enacted certain Federal legislation under which debtors may make composition with their creditors and secure
extension agreements for both secured and unsecured claims. By taking advantage of this legislation, effective relief may be afforded to those in need without injury to the credit structure of our state.

For the foregoing reasons, Substitute House Bill No. 29 is vetoed.

Respectfully,

CLARENCE D. MARTIN,
Governor.

Mr. Herren moved that the Governor’s veto of Substitute House Bill No. 29 of the 1933 regular session be sustained.

Mr. Miller moved as a substitute motion that Substitute House Bill No. 29 of the 1933 regular session do pass the House notwithstanding the Governor’s veto.

Mr. Adams demanded the previous question and the demand was sustained.

The Chair stated the question to be on the substitute motion by Mr. Miller that Substitute House Bill No. 29 of the 1933 regular session do pass the House notwithstanding the Governor’s veto. That those in favor of passing the bill over the Governor’s veto vote “aye” and those opposed to passing the bill over the Governor’s veto vote “no.”

MR. NELSEN: “Point of information, Mr. Speaker. I would like an explanation of the result of this vote. What would be the ultimate outcome should another bill on the same subject be introduced?”

THE SPEAKER: “Those in favor of passing Substitute House Bill No. 29 over the Governor’s veto will vote ‘aye’ and those who are opposed to passing the bill over the Governor’s veto will vote ‘no’. As this is a separate session from the last session, the Speaker is of the opinion that any action on this bill will not affect or have anything to do with the right to act on any other bill on the same subject matter which may be brought up this session.”

The Clerk called the roll on the substitute motion by Mr. Miller, and the Governor’s veto of Substitute House Bill No. 29 of the 1933 regular session was sustained by the following vote: Yeas, 2; nays, 90; absent or not voting, 7.

Those voting yea were: Representatives Miller, Nolan—2.

Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Benson, Bingham, Brown, Brunton, Burns, Cannon, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Juddson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—90.

Those absent or not voting were: Representatives Bilger, Gehlen, Sisson, Smith (J. B.), Smith (Vernon A.), Sullivan, Wilson (John N.)—7.

On motion of Mr. Magnuson further proceedings under the call of the House were dispensed with.
EIGHTEENTH DAY, DECEMBER 21, 1933

EXPLANATIONS OF VOTE.

MR. MILLER: "My position on Home Moratorium has not changed, and for that reason I voted to override the Governor's veto."

MR. HERREN: "I favored a moratorium bill at the time it was introduced, but what I want to do is to succeed in getting some progressive legislation. I think we should pass a new bill that will get by the Governor's veto."

MR. RICHMOND: "I voted to sustain the Governor's veto because the mortgage moratorium passed at the last session was too drastic. It included all debts and if it passed would paralyze business.

"Further, I voted to sustain the veto for the reason that as a member of the left wing we have an understanding with the Governor that he will sustain a new mortgage moratorium bill which has been introduced. That as stated before is one of the most important bills before the people, since, within the last twelve months, 1936 homes in King County have been foreclosed on, representing but one-third of the homes lost in King County alone. That a new bill will clarify the atmosphere and a complete bill should be presented and passed."

SECOND READING OF BILLS.

House Bill No. 15, by Committee on Education: Relating to education. Mrs. Wanamaker moved that Substitute House Bill No. 15 be substituted for House Bill No. 15 and that Substitute House Bill No. 15 be read in full. The motion was carried.

Substitute House Bill No. 15 was read in full and passed to third reading.

House Bill No. 57, by Representative Austin: Providing for four additional Judges of the superior court in and for King County.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 57, entitled "An Act providing for four additional Judges of the Superior Court of the State of Washington, in and for King County, and for their appointment and election," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 4 of the original bill, being line 1 of the printed bill, strike the word "seventeen" and insert in lieu thereof the word "fifteen".

Amend Section 2, line 7 of the original bill, being Section 2, line 1 of the printed bill, strike the word "four" and insert in lieu thereof the word "two".

Amend the title in the first line thereof, strike the word "four" and insert in lieu thereof the word "two". WARREN G. MAGNUSON, Chairman.

We concur in this report: Earl W. Benson, J. T. Ledgerwood, Donald A. McDonald, Ronald Moore, W. A. Richmond, P. C. Shine, Judson W. Shorett.

The bill was read the second time by sections.

Upon motion of Mr. Magnuson, the committee amendments to Sections 1 and 2 were adopted.

Upon motion of Mr. McDonald, the committee amendment to the title was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 86, by Representatives Mandery, Ledgerwood, Post, Reeves and Skinner: Establishing a division of apiculture in the Department of Agriculture.
Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 86, entitled "An Act establishing a division of agriculture in the Department of Agriculture, prescribing the powers and duties of the Director of Agriculture and the State Entomologist in relation thereto regulating the importation, keeping and sale of bees, prescribing penalties for violation thereof, and repealing Chapter 116, Session Laws of 1919, and making an appropriation, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title as follows: In line 3 of the original bill, same being line 2 of the printed bill, strike the words "and the state entomologist".

Amend Section 2 by striking the whole thereof.

Amend the bill as follows: Following Section 1, renumber the sections consecutively.


The bill was read the second time by sections.

Upon motion of Mr. Peterson, the committee amendments were adopted.

Mr. Koehler moved that House Bill No. 86 be indefinitely postponed.

Mr. Anderson (Glen) moved that the motion to indefinitely postpone be laid on the table without taking the bill with it.

The motion to lay on the table the motion to indefinitely postpone House Bill No. 86 without taking the bill with it, was carried.

The bill was passed to third reading and ordered engrossed.

Third Reading of Bills.

Engrossed Substitute House Bill No. 24, by Committee on Counties and County Boundaries: Relating to the deposit of public and trust funds by county clerks.

On motion of Mr. Emerick the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Emerick, Emery, Gessell, Gleason, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Mandery, Mann, McDonald, McDonnell, McGovern, Moore, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorett, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Titus, Van Dyk, Vane, Waldron, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—75.

Those absent or not voting were: Representatives Adams, Allen, Benson, Bilger, Collins, Edwards, Fulkerson, Gehlen, Haddon, Ledgerwood, Magnuson, Miller, Myers, Reeves, Roth, Sisson, Skinner, Smith (J. B.), Smith (Vernon A.), Stewart, Sullivan, Todd, Wanamaker, Wilson (John N.)—24.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 101, by Representatives Jones, Austin, Anderson (B. Roy), Leber, Christianson and Wentworth: Relating to liquidation of insolvent savings and loan associations.

On motion of Mr. McDonald, the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Halleran, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Luck, Mandery, Mann, McDonald, McGovern, Moore, Myers, Neff, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roesli, Shade, Schultz, Shine, Shorette, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—77.

Those absent or not voting were: Representatives Allen, Benson, Billger, Collins, Edwards, Gehlen, Harter, Koehler, Ledgerwood, Magnuson, McDonnell, Miller, Nelsen, Roberts, Roth, Sisson, Skinner, Smith (Vernon A.), Smith (J. B.), Smith (John N.)—22.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker called Mr. Vane to preside.

House Bill No. 122, by Committee on Banks and Banking: Relating to bonds of the Home Owners' Loan Corporation.

On motion of Mr. Anderson (B. Roy) the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Compton, Dolsen, Easterday, Eddy, Emerick, Emery, Fulkerson, Gessell, Gleason, Hall, Halleran, Herren, Hews, Johnson, Judson, Koehler, Lanz, Luck, Mann, McDonald, McGovern, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roesli, Shade, Schultz, Shine, Shorette, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—75.

Those absent or not voting were: Representatives Benson, Billger, Cochrane, Collins, Edwards, Gehlen, Haddon, Harter, Healy, Jones, Leber, Ledgerwood, Magnuson, Mandery, McDonnell, Miller, Roberts, Roth, Sisson, Skinner, Smith (J. B.), Smith (Vernon A.), Sullivan, Wilson (John N.)—24.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 123, by Committee on Banks and Banking: Relating to banks.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gleason, Hall, Halleran, Herren, Hews, Johnson, Judson, Koehler, Lanz, Leber, Luck, Mandery, Mann, McDonald, McGovern, Miller, Moore, Neff, Nelsen, Nolan, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorette, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—76.

Those absent or not voting were: Representatives Benson, Bilger, Cochran, Cohn, Collins, Gehlen, Gessell, Haddon, Harter, Healy, Jones, Ledgerwood, Magnuson, McDonnell, Ott, Roberts, Sisson, Skinner, Smith (J. B.), Smith (Vernon A.), Stewart, Sullivan, Wilson (John N.)—23.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 118, by Representatives Eddy, Todd, Shorette, Titus, Judson, Fulkerson, Koehler and Collins: Relating to wild animals, wild birds and game fish.

On motion of Mr. Cohn, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 72; nays, 10; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Burns, Cannon, Christianson, Clark (A. W.), Cleary, Cochran, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gleason, Hall, Halleran, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Luck, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Nolan, Ott, Palmet, Peterson, Reader, Reeves, Richmond, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Starrett, Stewart, Thompson, Titus, Todd, Vane, Waldron, Wanamaker, Wentworth, Westover, Wiswall, Mr. Speaker—72.

Those voting nay were: Representatives Clark (H. B.), Gessell, Healy, Leber, Robbins, Smith (B. L.), Sorensen, Van Dyk, Wilson (J. Ivan), Wilson (James W.)—10.

Those absent or not voting were: Representatives Benson, Bilger, Carty, Collins, Gehlen, Haddon, Harter, Ledgerwood, Magnuson, Moore, Post, Roth, Sisson, Smith (J. B.), Smith (Vernon A.), Sullivan, Wilson (John N.)—17.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Eddy, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 118 to the Senate.

**Senate Joint Memorial No. 6**, by Senators Ferryman, Smith (Horace E.), Heffron and Ronald: Relating to appropriation for the Reconstruction Finance Corporation.

Mr. Miller moved that Senate Joint Memorial No. 6 be indefinitely postponed.

Mr. McDonnell was recognized by the Speaker but relinquished the floor to Mr. Schade, Chairman of the Committee on Memorials, with the understanding that he would be recognized to speak later.

Debate ensued.

Mr. Westover moved as a substitute motion that Senate Joint Memorial No. 6 be laid on the table.

The Chair (Mr. Vane presiding) stated the question to be on the motion by Mr. Westover to lay Senate Joint Memorial No. 6 on the table.

Mr. McDonnell raised the point of order that he had relinquished the floor to Mr. Schade with the understanding that he would be recognized to speak later.

The Chair (Mr. Vane presiding) therefore ruled the motion by Mr. Westover out of order.

After further debate, Mr. Adams demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion by Mr. Miller that Senate Joint Memorial No. 6 be indefinitely postponed.

The motion was lost.

The Speaker resumed the Chair.

Mr. Adams demanded the previous question and the demand was sustained.

The Speaker declared the question to be on the final passage of Senate Joint Memorial No. 6.

On motion of Mr. Schade, the rules were suspended, the second reading considered the third and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 59; nays, 26; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Brown, Christianson, Cleary, Cochrane, Compton, Dolsen, Edwards, Emerick, Fulkerson, Gleason, Hall, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Mandery, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Ott, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roesli, Schade, Shine, Shoret, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Titus, Vane, Wanamaker, Wilson (J. Ivan), Wiswall, Mr. Speaker—59.

Those voting nay were: Representatives Anderson (Frank), Anderson (Glen), Bingham, Brunton, Burns, Cannon, Carty, Clark (A. W.), Clark (H. B.), Cohn, Collins, Easterday, Emery, Gessell, Harter, Mann, Nolan, Palmeter, Roberts, Schultz, Todd, Van Dyk, Waldron, Wentworth, Westover, Wilson (James W.)—26.

6—H
Those absent or not voting were: Representatives Benson, Bilger, Eddy, Gehlen, Haddon, Halleran, Magnuson, Roth, Sisson, Smith (J. B.), Smith (Vernon A.), Stewart, Sullivan, Wilson (John N.)—14.

The memorial, having received the constitutional majority, was declared passed.

NOTICE OF RECONSIDERATION.

Mr. Miller gave notice that on the next working day he would move that the House reconsider the vote by which it passed Senate Joint Memorial No. 6.


On motion of Mr. Waldron, the rules were suspended, the second reading considered the third and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Halleran, Harter, Healy, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Palmetter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Benson, Bilger, Eddy, Gehlen, Herren, Magnuson, Ott, Roth, Sisson, Smith (J. B.), Smith (Vernon A.), Stewart, Sullivan, Wentworth, Wilson (John N.)—16.

The memorial, having received the constitutional majority, was declared passed.

Upon motion of Mr. Compton, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 21, 1933.

MR. SPEAKER:

We, of your Committee on Elections and Privileges, to whom was referred House Bill No. 27, entitled, "An Act relating to elections and providing for absent and disabled voters, and repealing Sections 5280, 5281, 5282, 5283, 5284 and 5285 of Remington's Compiled Statutes of Washington (Sections 5280, 5281, 5282, 5283, 5284 and 5285 of Remington's Revised Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 27 be substituted therefor and that the substitute bill do pass.

M. V. EASTERDAY, Chairman.


Passed to second reading.
EIGHTEENTH DAY, DECEMBER 21, 1933

H. of R.:
OLYMPIA, WASH., December 21, 1933.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 91, entitled, "An Act relating to primary elections, amending Section 2 of Chapter 32, Laws of 1915, and Sections 5185, 5187, 5188, 5195, 5196, 5199 and 5201 Remington's Compiled Statutes, 1922, and repealing Sections 5183, 5188, 5200, 5203, and 5211 of Remington's Compiled Statutes, 1922," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

M. V. Easterday, Chairman.


Passed to second reading.

MOTIONS.

Mr. Mann moved that House Bill No. 91 be made a special order of business for 3:00 p.m., Wednesday, December 27, 1933.

The motion was lost.

Mr. Healy moved that House Bill No. 421 of the 1933 regular session, and the Governor's veto, be made a special order of business for 11:00 a.m., Friday, December 22, 1933.

The motion was lost.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:
OLYMPIA, WASH., December 19, 1933.

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 96, entitled, "An Act to provide for the incorporation of associations for social, charitable and educational purposes, and providing and defining exemption from the insurance code, and amending Section 10 of Chapter 158 of the Laws of 1895," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be rereferred to the Judiciary Committee.

We concur in this report: W. S. Westover, A. H. Bingham, Judson W. Shorett, E. L. Brunton, Harry D. Austin, Marcus O. Nelsen.

Upon motion of Mr. Bingham, the committee report was adopted and the bill was rereferred to the Judiciary Committee.

Mr. Speaker:
OLYMPIA, WASH., December 19, 1933.

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 116, entitled "An Act relating to insurance and amending Chapter 175, Session Laws of 1927, which amends Chapter 26, Session Laws of 1923, which amends Chapter 49, Session Laws of 1911, (Section 7033, Remington's Revised Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: W. S. Westover, A. H. Bingham, Judson W. Shorett, E. L. Brunton.

Mr. Speaker:
OLYMPIA, WASH., December 19, 1933.

We, a minority of your Committee on Insurance, to whom was referred House Bill No. 116, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Harry D. Austin, Marcus O. Nelsen.

Passed to second reading.
House Bill No. 155 (reported by Committee on Public Utilities): Do pass as amended.
Passed to second reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., December 21, 1933.

We, of your Committee on Public Utilities, to whom was referred House Bill No. 155, entitled, "An Act relating to the prevention of the spread of contagious diseases, and amending Section 1, Chapter 85 of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. D. Wiswall, Chairman.


Passed to second reading.

Mr. McDonald moved that the report of the committee be adopted.
The motion was lost.

Mr. McDonald moved that the House revert to the regular order of business.
The motion was carried.

Upon motion of Mr. McDonald, the House adjourned until 9:00 a.m., Friday, December 22, 1933.

Geo. F. Yantis, Speaker.
NINETEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, December 22, 1933.

The Speaker called the House to order at 9:00 a.m.

The Clerk called the roll and all members were present except Representatives Eddy, Gehlen, Koehler, Ledgerwood, Roth, Sisson, Stewart, Sullivan and Wilson (John N.); Representatives Gehlen, Roth, Sisson, Stewart, Sullivan and Wilson (John N.) having been excused.

Prayer was offered by Rev. Elmer M. Johnson of the Bethesda Lutheran Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson further reading was dispensed with and the journal was approved.

Upon motion of Mr. Cleary, Rule 20 was suspended.

MOTION.

Mr. McDonald moved that the State Auditor be requested to issue warrants for the pay of the House members and employees of the House today.

The motion was carried.

RECONSIDERATION.

MR. MILLER: "I will now withdraw my notice to reconsider the vote by which House Joint Memorial No. 6 was passed yesterday. I called at the Attorney General's office and ascertained that the State itself will not be obligated for any of the bonds which may be sold under this particular memorial, and I am satisfied with the matter under those circumstances."

RESOLUTIONS.

Resolution by Mr. Herren:

Be It Resolved, By the House of Representatives of the State of Washington in legislative session assembled:

WHERERAS, Information obtained by hearings before the Committee on Unemployment Relief shows that there is widespread dissatisfaction among the people of the state with the way the State Welfare Commission has conducted the relief business throughout the state and much suspicion and unrest is being caused thereby; and our citizens are asking for definite information regarding expenditures and costs; and

WHERERAS, The report of the Welfare Commission made to the Legislature is of such general nature as to mean little or nothing to the members thereof; therefore,

Be It Resolved, That the House requests the State Welfare Commission to present at the earliest possible moment to this Body the following facts and information concerning the expenditures of the commission:

(a) Amount spent for work relief in each county in the state up to the present date;
(b) Amount spent for direct relief in each county in the state up to the present date;
(c) Amount spent through the Commission for any other relief work other than overhead and salaries;
(d) Amount for overhead and salaries spent in each county in the state, including automobile hire and rent, itemizing the rents paid and amount paid for improvements on buildings rented or leased;

(e) Amount paid on salaries and overhead by the main office at Olympia;

(f) Any other expenditures of any nature whatsoever other than those included in the above mentioned statements;

(g) How many salaried workers are employed in each county?

(h) How many on the payroll of the state office in Olympia in November, 1933, and what was the total payroll for November, 1933?

It is requested that the above information cover all expenditures from funds both state and federal disbursed by the State Welfare Commission.

Mr. Herren moved the adoption of the resolution.

Mr. Adams moved as a substitute motion, that the resolution be laid on the table.

The motion to table the resolution was lost.

After debate, Mr. McDonald demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion to adopt the resolution.

The resolution was adopted.

Resolution by Messrs. Cleary and Nolan:

Be It Resolved by the House of Representatives of the State of Washington in Legislative Session Assembled:

WHEREAS, The management and conduct of the Northern State Hospital at Sedro Woolley have become the subject of serious criticism; and

WHEREAS, A creditable evidence and statements have been received pointing to serious accounts of omission and commission in the operation of said hospital and the care and treatment of patients therein;

Now, Therefore, Be It Resolved, That a committee of seven members of the House of Representatives be appointed by the Speaker of the House for the purpose of conducting a thorough investigation and examination into the affairs, conditions and management of the Northern State Hospital; and

Be It Further Resolved, That said committee shall have power, and it shall be its duty, to visit the Northern State Hospital to subpoena, swear and examine witnesses, to take depositions; to conduct a hearing or hearings; and to make and report its findings and recommendations to the Governor and the public press, within ninety days from the date when this resolution becomes effective; and

Be It Further Resolved, That the said committee is hereby authorized to use the sum of $250.00 or so much thereof as may be necessary out of the fund heretofore appropriated for the expenses of this Extraordinary Session, for the purpose of defraying clerical, travel and other incidental expenses incurred by the committee in connection with the conduct of the investigation hereby authorized.

Mr. Cleary moved the adoption of the resolution.

Division was called for on the motion to adopt the resolution and the resolution was adopted by a rising vote.

NOTICE OF RECONSIDERATION.

Mr. Healy gave notice that on the next working day he would move that the House reconsider the vote by which it adopted the resolution by Messrs. Cleary and Nolan.

REPORTS OF STANDING COMMITTEES.

House Bill No. 8 (reported by Judiciary Committee): Majority report:

Do pass as amended.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 63, entitled, "An Act relating to the transportation of persons and property for compensation over the public highways by motor propelled vehicles, amending Section 4 of Chapter 111 of the Laws of 1921, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 63 be substituted therefor, and that it do pass.

Vic Skinner, Chairman.


Passed to second reading.

House Bill No. 64 (reported by Committee on Roads and Bridges): Do pass as amended.

Passed to second reading.

House Bill No. 134 (reported by Committee on Unemployment Relief): Do pass as amended.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 21, 1933.

MR. SPEAKER:
The Senate has passed Senate Joint Memorial No. 3; also Engrossed Senate Bill No. 56, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 22, 1933.

MR. SPEAKER:
The Senate has concurred in the House amendments to Senate Joint Memorial No. 7, and passed the memorial as amended by the House.

Geo. E. Starr, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.
The following bills were introduced, read first time by title and acted upon as indicated:

House Bill No. 191, by Representative Herren: An Act relating to and providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts and foreclosure of mortgages; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage district assessments in certain cases; granting courts additional powers to effect such purposes; granting to the governor powers relating thereto; and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

Mr. Mann moved that House Bill No. 191 be made a special order of business for 1:30 p. m., Wednesday, December 27, 1933.
After debate, Mr. Adams moved that Mr. Mann's motion to make House Bill No. 191 a special order of business for 1:30 p. m., Wednesday, December 27, 1933, be laid on the table without taking the bill with it.

The motion to lay Mr. Mann's motion on the table was carried.

House Bill No. 192, by Representative Myers: An Act relating to institutions of higher education, authorizing such institutions to construct dormitories, hospitals and infirmaries, and to borrow money therefor by the issuance of bonds to be amortized by income derived from rentals and fees, amending Chapter 91, Laws of Extraordinary Session of 1925, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 193, by Representative Magnuson: An Act providing for the construction and operation of facilities for the storage and distribution of motor fuel and lubricants.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 194, by Representative Allen: An Act relating to Jazz Intoxication, providing for a commission to survey the effects thereof, and providing for confinement of persons affected thereby.

Referred to Committee on Public Morals.

Mr. Ott moved that House Bill No. 194 be not printed.

The motion was carried.

House Bill No. 195, by Representative Skinner: An Act relating to and making appropriation for public roads and highways; for the location of rights of way, for engineering, construction of, improvement of, betterment of, reconstruction of and/or maintenance of public roads and highways; for the construction of bridges; for emergencies; and for purposes specified in certain acts of Congress; and for miscellaneous purposes relating thereto.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 196, by Representatives Gleason, Shine, Judson, Peterson, Carty, Thompson, Gessell, Vane, Jones, Harter and Compton: An Act relating to taxation; imposing tax upon persons engaging in service and other businesses; defining terms; relating to persons exempted from tax; adding two new sections to Chapter 191 of the Laws of 1933 and amending Section 4 thereof; and declaring that this act shall take effect January 1, 1934.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 197, by Representatives Ott and Stewart: An Act establishing a primary state highway to be known as State Road No. 11, or Columbia Basin Highway, and amending Section 10 of Chapter 185 of the Laws of 1933, as amended by Chapter 171 of the Laws of 1929.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 198, by Representative Schade: An Act relating to Fathers' Day and providing for the observance thereof.

Ordered printed and referred to Committee on Education.
House Bill No. 199, by Representative Nelsen: An Act relating to State Banks and Trust Companies; to directors, officers and employees of State Banks and Trust Companies and providing that such banks, trust companies and/or such officers, directors and employees of such banks and trust companies shall not conduct insurance agencies.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 200, by Committee on Banks and Banking: An Act relating to the deposit of public funds in banks by the several county treasurers of this state, and amending Sections 5563 and 5564 of Remington’s Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 201, by Representative Titus: An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for public schools, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the governor to suspend certain sections of the military code, and declaring that this act shall take effect immediately; and amending Section 1 of Chapter 192 of the Session Laws of 1933.

Ordered printed and referred to Committee on Appropriations.


Ordered printed and referred to Committee on Appropriations.

House Bill No. 203, by Representative Myers: An Act relating to the University of Washington, providing for the disposition of certain student fees, amending Section 3, Chapter 139, Laws of 1921, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 204, by Representative Neff: An Act relating to the licensing of barbers, permitting students to practice; prohibiting student charges for barbering services; relating to barber schools and colleges prescribing regulation and requirements thereof; amending Section 4 and Section 14, Chapter 75, Session Laws of 1923, as amended by Sections 4 and 11 respectively, Chapter 211, Session Laws of 1927, as amended by Sections 2 and 6 respectively, Chapter 209, Session Laws of 1929 (Sections 8277-2 and 8277-14 respectively, Remington’s Revised Statutes of Washington).

Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 205, by Representatives Nelsen and Cochrane: An Act to require and provide for the issuing of licenses and permits to persons, firms and corporations for the construction, maintenance and use of bill-
boards and/or other structures for outdoor advertising, and to regulate the same.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 206, by Representative Moore: An Act relating to the inventory and appraisement of the property of the estates of deceased persons and amending Section 1 of Chapter 112 of the Laws of 1929 (Section 1465 Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

House Bill No. 207, by Representatives Van Dyk, Emerick, Palmeter, Mann, Nelsen, Nolan, Clark (A. W.), Fulkerson, Roesli, Cleary, Clark (H. B.), Titus, Wilson (James W.): An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the state director of licenses in connection therewith, prescribing penalties for the violation thereof; making an appropriation and declaring that this act shall take effect June 1, 1934.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 208, by Representatives Clark (A. W.), Nolan, Anderson (Frank), Collins, Nelsen, Titus, Wilson (James W.), Gessell, Roesli, Palmeter, Van Dyk: An Act relating to, and providing an optional method of private sale to the United States Government or to any department, corporation or agency thereof, of bonds and other securities issued by counties, cities, towns, school districts, port districts, metropolitan park districts, assessment districts, taxing districts, and other public corporations and municipal corporations: To the rate of interest to be borne by such bonds and securities, and the price at which such bonds may be sold, as to the time when such bonds and securities may commence to become payable, as to the prior redemption thereof, and declaring that this act shall take effect immediately upon its passage and approval.

Ordered printed and referred to Judiciary Committee.

House Bill No. 209, by Representatives Miller, Richmond, Waldron, Brown, Cochrane, Jones, Judson, Dolsen, Herren, Schultz, Emerick, Allen, Clark (A. W.), Compton: An Act relating to motor fuels; declaring that the business of furnishing and distributing or buying or selling same is a public utility; providing for the supervision and regulation thereof and the fixing of the rates or prices therefor, and the payment of fees thereby; providing penalties for the violation thereof; making an appropriation for the purposes hereof, and declaring an emergency.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 210, by Representatives Peterson, Harter, Emery, Jones, Sorensen, Thompson, Anderson (G. H.), Anderson (Frank): An Act amending Section 6991 of Remington's Compiled Statutes, creating the Grain and Hay Inspection Fund, and making an appropriation.

Ordered printed and referred to Committee on Agriculture.
House Bill No. 211, by Representatives Sorensen, Harter, Emery, Jones, Thompson, Anderson (Glen H.), Anderson (Frank): An Act relating to insect pests causing damage to agricultural and vegetable seeds and adding a new section to Chapter 183 of the Session Laws of 1919, to be known as Section 28 20-1 (Remington's Compiled Statutes).

Ordered printed and referred to Committee on Agriculture.

House Bill No. 212, by Representative Peterson: An Act appropriating $20,000, or so much thereof as may be necessary, not exceeding collections, out of the commission merchants' fund, for the purpose of enforcing Chapter 194 of the Laws of 1925 and amendments thereto for the fiscal period beginning April 1st, 1933—and ending March 31st, 1935.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 213, by Representatives Adams, Hews, Anderson (B. Roy), McDonald: An Act relating to and providing for the acquisition, construction, maintenance and operation of systems of sewerage, and systems and plants for collection and disposal of refuse by cities, towns, counties and sewerage improvement districts, providing for the payment therefor by revenue bonds and other bonds; providing for the securing of funds for such acquisition and construction from the Reconstruction Finance Corporation and from other agencies; and providing for the establishment and collection of special service charges, and amending Section 1, Chapter 39 of the Laws of 1931.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 214, by Committee on Rules and Order: An Act relating to the printing and binding of the House and Senate journals, the session laws of the extraordinary session of the Legislature, making an appropriation, and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 215, by Representative Magnuson: An Act creating a council for planning the economical and orderly development of the natural—agricultural and industrial resources of the state; defining its powers and duties; and declaring an emergency.

Ordered printed and referred to Committee on Unemployment Relief.

House Joint Resolution No. 13, by Representative Skinner: Providing for a request upon the Governor and Director of Highways to give consideration to all highway legislation, financing thereof, and refunding of existing obligations therefor.

Ordered printed and referred to Committee on Roads and Bridges.

House Joint Memorial No. 16, by Representatives Halleran, Wilson (James W.), Roesli, Todd, Bingham, Miller, Anderson (Glen H.), Starrett, Healy, Ott, Wiswall, Easterday, Reader: Relating to an appropriation for a veterans' hospital at Soap Lake, Washington, for the treatment of Buerger's Disease.

Ordered printed and referred to Committee on State Charitable Institutions.
House Joint Memorial No. 17, by Representatives Starrett, Neff and Adams: Petitioning Congress for a bridge across the canal constructed between Port Townsend Bay and Oak Bay, which bridge will connect Marrowstone Peninsula with the mainland.

Ordered printed and referred to Committee on Roads and Bridges.

House Joint Memorial No. 18, by Representative Herren: Petitioning Congress to repeal that portion of the Economy Act which affects veterans of the Spanish-American War, Philippine Insurrection and Boxer Rebellion.

Ordered printed and referred to Committee on Memorials.

House Joint Memorial No. 19, by Representatives Carty, Anderson (Glen H.), Peterson, Aspinwall, Gleason, Nelsen, Palmete, Harter, Roesli, Gessell and Edwards: Relating to the exclusion of foreign fats and oils used in the manufacture of various butter substitutes or in lieu thereof to pass legislation placing a tax on all butter substitutes.

Ordered printed and referred to Committee on Dairy and Livestock.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 56, by Committee on Reclamation and Irrigation and Senators Ferryman, Stinson, Heffron and Smith (Horace E.): An Act relating to irrigation district bonds and refunding bonds, amending Sections 1 and 4, Chapter 161, Session Laws of 1923, being Sections 7434-1 and 7434-4 Remington's Compiled Statutes of Washington, 1927 Supplement, and Section 2, Chapter 259, Laws of 1927, being Section 7434-5 Remington's Compiled Statutes of Washington, 1927 Supplement, validating and confirming bond proceedings heretofore had or any bonds heretofore authorized, issued or disposed of, declaring an emergency and providing that this act shall take effect immediately.

Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Joint Memorial No. 3, by Senators Norman, Garrett, Thein, Steele and Foss: Relating to the action of the State of Washington in connection with the Puget Sound-Grays Harbor-Willapa Harbor-Columbia River Canals and requesting the Congress and the President of the United States to authorize, appropriate for, and direct the early construction of these canals.

Referred to Committee on Harbors and Waterways.

MOTION.

Mr. McDonnell moved that the members of the Committee on Reclamation and Irrigation and the Committee on Dikes, Drains and Ditches be excused for a few minutes.

The motion was carried.

REPORT OF ENGROSSMENT COMMITTEE.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., December 21, 1933.

Your Committee on Engrossment, to whom was referred Engrossed House Joint Resolution No. 5; also Engrossed House Bill No. 57; also Engrossed House Bill No. 86, has compared same with the original joint resolution and bills and finds them correctly engrossed. Edm. L. Emerick, Chairman.

I concur in this report: Esther M. Lanz.
MOTIONS.

Mr. Cannon moved that the House revert to the sixth order of business. The motion was carried.

Mr. Cannon moved that the committee appointed by the Speaker to investigate the Washington State Reformatory at Monroe be granted an extension of time within which to make its report—to January 6, 1934.

Mr. Anderson (B. Roy) moved as a substitute motion, that the time be extended until Saturday, December 30, 1933.

The substitute motion was lost.

Mr. Waldron moved as a substitute motion, that the committee be granted an extension of time within which to report back to the House to a day or two before adjournment, the time to be determined when the members return after the Christmas vacation.

The motion was carried.

On motion of Mr. Wiswall the House reverted to the fourth order of business.

Mr. Wiswall moved that three hundred additional copies of House Bill No. 40 be printed.

The motion was carried.

On motion of Mr. Waldron, the House returned to the regular order of business.

SECOND READING OF BILLS.

House Bill No. 155, by Representatives Reeves and Compton: Relating to acquirement, extension, operation and maintenance of waterworks systems by cities and towns.

The bill was read the second time by sections.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 155, entitled "An Act relating to the acquirement, extension, operation and maintenance of waterworks systems by cities and towns, providing for the furnishing of water by such cities and towns to other municipal corporations, communities and persons, and the acquirement and construction of waterworks and distribution systems both inside and outside the city for the purpose of supplying itself and such outside communities with water; fixing the term of utility revenue bonds to pay therefor, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Section 2, line 1, by inserting after the word "construct", a comma and the word "purchase".

Amend Section 2, line 3, by placing all the balance of the section after the period under a sub-section to be known as sub-section 2A.

ANTHONY E. MANDERY, Chairman.


Upon motion of Mr. Compton the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 104, by Representatives Miller, Collins and Smith (J. B.): Relating to salaries and wages of county officers and employees.

The bill was read the second time by sections.
Upon motion of Mr. Post, the following amendment was adopted:
Amend Section 1, line 1. Strike the words "each county" and insert in lieu thereof the words "Class A. counties".

Upon motion of Mr. Post, the following amendment was adopted:
Amend the title. After the word "fund" in line 1, insert the words "in Class A. counties".

The bill was passed to third reading and ordered engrossed.


The bill was read the second time by sections.


The bill was read the second time by sections.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 66, entitled, "An Act granting to the City of Vancouver, Washington, a tract or strip of land in said city to be used as a public street," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend House Bill No. 66, Section 1, line 16 of the original bill, being line 11 of the printed bill, after the word "Washington comma (,)") and before the word "as" strike the words "to be used", and insert in lieu thereof the words "for use".

Further amend the bill; in Section 1, line 16 of the original bill, being line 11 of the printed bill, after the word "public" and before the word "as" strike the words "highway and", and insert in lieu thereof the word "street".

Further amend the bill; in Section 1, line 18 of the original bill, being line 12 of the printed bill, after the word "should" and before the word "the" strike the word "use" and insert in lieu thereof the word "abandon".

Further amend Section 1, line 18 of the original bill, being line 12 of the printed bill, after the word "for" and before the word "purpose" strike the words "any other" and insert in lieu thereof the word "street".

Further amend Section 1, line 18 of the original bill, being line 12 of the printed bill, add an "s" to the word "purpose".

Further amend Section 1, line 18 of the original bill, being line 12 of the printed bill, after the word "purposes" as amended, and before the comma (,) strike the word "whatever".

Amend the title, in line 2 of the original bill, being line 1 of the printed bill, after the word "city" and before the word "as" strike the words "to be used" and insert in lieu thereof the words "for use".

We concur in this report: Ernest R. Leber, A. W. Clark, A. H. Bingham.

Upon motion of Mr. Wilson (J. Ivan), the committee amendments to Section 1, line 16, were adopted.

Upon motion of Mr. Post, the committee amendments to Section 1, line 18, were adopted.

Upon motion of Mr. Wilson (J. Ivan), the remaining committee amendments to Section 1, line 18, and the amendment to the title were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 27, by Representatives Easterday, Vane and Richmond: Relating to elections and primary elections.

Mr. Easterday moved that House Bill No. 27 be passed to appear on the next calendar.

The motion was carried.
THIRD READING OF BILLS.


On motion of Mr. Easterday the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 66; nays, 1; absent or not voting, 32.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Bilger, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Collins, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Herren, Jones, Johnson, Judson, Lanz, Luck, Magnuson, McDonald, McGovern, Miller, Moore, Myers, Nelsen, Nolan, Palmett, Peterson, Reeves, Richmond, Roberts, Roesli, Schade, Schultz, Shorette, Skinner, Smith (Archibald), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Vane, Waldron, Wannamaker, Wentworth, Westover, Wilson (James W.), Wiswall, Mr. Speaker—66.

Those voting nay were: Representative Post—1.

Those absent or not voting were: Representatives Anderson (Glen), Austin, Benson, Bingham, Cochrane, Cohn, Compton, Eddy, Gehlen, Halleran, Harter, Healy, Hews, Koehler, Leber, Ledgewood, Mandery, Mann, McDonnell, Neff, Ott, Reader, Robbins, Roth, Shine, Sisson, Smith (B. L.), Stewart, Sullivan, Van Dyk, Wilson (J. Ivan), Wilson (John N.)—32.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 86, by Representatives Mandery, Ledgewood, Post, Reeves and Skinner: Establishing a division of apiculture in the Department of Agriculture.

On motion of Mr. Post the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 64; nays, 3; absent or not voting, 32.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Bilger, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Collins, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Gleason, Haddon, Hall, Halleran, Herren, Jones, Johnson, Judson, Lanz, Luck, Mandery, McDonald, Moore, Myers, Nelsen, Nolan, Ott, Peterson, Post, Reeves, Richmond, Roberts, Roesli, Shade, Schultz, Shorette, Skinner, Smith (Archibald), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Titus, Todd, Van Dyk, Vane, Waldron, Wannamaker, Wentworth, Westover, Wiswall, Mr. Speaker—64.

Those voting nay were: Representatives Anderson (Frank), Brunton, Mann—3.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Bingham, Cochrane, Cohn, Compton, Eddy; Gehlen, Harter, Healy, Hews, Koehler, Leber, Ledgewood, Magnuson, McDonnell, McGovern, Miller, Neff, Palmett, Reader, Robbins, Roth, Shine, Sisson, Smith (B. L.), Starrett, Stewart, Sullivan, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.)—32.
The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Ott, in behalf of the delegation from Adams, Ferry and Lincoln Counties, extended to the members of the House their wishes for a very Merry Christmas.

Mr. Westover, in behalf of the Republican members, extended to the Democrats their best wishes for a Merry Christmas.

Mr. McDonald, in behalf of the Democrats, conveyed to the minority party in the House, their greetings and best wishes for the holidays.

MESSAGE FROM THE AUDITOR.

The State of Washington, Office of State Auditor, Olympia, December 22, 1933.

Mr. S. R. Holcomb, Chief Clerk, House of Representatives, Olympia, Washington:

Dear Sir: We are in receipt of yours of this date advising this office of the motion passed by the House instructing the State Auditor to "issue pay warrants for the members of the House and the employees of the House, today."

Pursuant to a resolution adopted by the House as of December 4th, this office has issued pay warrants "every seventh day of the session" and warrants are now written for the week ending December 24th. In view of Chap. 15, Laws of 1933, amending Chap. 130, Laws of 1915, by which the State of Washington is made subject to garnishment, we are advised by the Attorney General that this office should not comply with the instructions of the House.

The only alternative which we see as a solution to the problem of payment before Christmas, is the issuance of a payroll up to and including this date. We wish to assure the House of the cooperation of this office as far as is legally possible in the matter.

Yours very truly,
Cliff Yelle, State Auditor.

Upon motion of Mr. Aspinwall the message from the State Auditor was laid on the table.

Upon motion of Mr. McDonald, the House adjourned until 1:00 p.m., Wednesday, December 27, 1933.

S. R. Holcomb, Chief Clerk.

Geo. F. Yantis, Speaker.
TWENTY-FOURTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, December 27, 1933.

The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present except Representatives Benson, Cleary, Gehlen, Gessell, Gleason, McGovern, Myers and Robbins.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

Upon motion of Mr. Smith (Vernon A.), Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 27, 1933.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bills Nos. 66, 104 and 155, has compared same with the original bills and finds them correctly engrossed.

I concur in this report: Nelson B. Neff.

Mr. Speaker:

We, of your Committee on Constitutional Revision, to whom was referred House Bill No. 7, entitled "An Act proposing the amendment of Article XI of the Constitution of the State of Washington by the addition thereto of a new section to be known as 'Section 16,' which shall authorize and direct the legislature to provide for the formation of combined city and county municipal corporations; and providing for the submission of such proposed amendment to the qualified electors of the state for their approval or rejection," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Mr. Speaker:

We, of your Committee on Constitutional Revision, to whom was referred House Bill No. 7, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

P. C. Shine, Chairman.

We concur in this report: Warren G. Magnuson, W. A. Richmond, Wm. A. Allen.

Passed to second reading.
JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 20, 1933.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 23, entitled "An Act relating to the practice of public accountancy; providing for the licensing of public accountants," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

WILL W. WENTWORTH, Chairman.

We concur in this report: Frank Burns, Martin J. B. Johnson, James W. Wilson, W. L. Bilger, Jos. F. Koehler.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 93, entitled, "An Act relating to and regulating the sale and distribution of bread and providing penalties for violation of its provisions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

WILL W. WENTWORTH, Chairman.

We concur in this report: Frank Burns, Martin J. B. Johnson, James W. Wilson, W. L. Bilger, Jos. F. Koehler.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 106, entitled "An Act to authorize all cities of the first and second class in the state to classify mercantile establishments and to regulate, by ordinance, the hours and time of opening and closing of mercantile establishments, and authorizing such cities to prohibit unfair competition in the mercantile establishments, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

WILL W. WENTWORTH, Chairman.

We concur in this report: Frank Burns, Martin J. B. Johnson, James W. Wilson, W. L. Bilger, Jos. F. Koehler.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 88, entitled "An Act relating to the assessment, levying and collection of taxes, and amending Sections 65 and 68 of Chapter 130 of the Laws of the Extraordinary Session of 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 132, entitled "An Act relating to motor vehicle registration fees and amending Section 15 of Chapter 166 of the Laws of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.


Passed to second reading.
under consideration, and we respectfully report the same back to the House with the
recommendation that it do pass. HARRY D. AUSTIN, Chairman.

We concur in this report: G. N. Adams, John R. Jones, A. H. Bingham, Frank
Gehlen, John W. Eddy, Chas. Gessell, J. M. Gleason, Hugh Herren, N. C. Mann,
D. N. Judson, Chas. E. Peterson, P. C. Shine, W. E. Thompson.

Passed to second reading.

House Bill No. 134 (reported by Committee on Unemployment Relief):
Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., December 21, 1933.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was
referred House Bill No. 157, entitled "An Act relating to taxation of inheritances and
amending Sections 8 and 9, Chapter 134 of the Laws of 1931 (Rem. Rev. Stat. 11218
and 11218-A)," have had the same under consideration, and we respectfully report
the same back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.

We concur in this report: G. N. Adams, John R. Jones, A. H. Bingham, W. E.
Carty, E. L. Brunton, Frank Gehlen, John W. Eddy, J. M. Gleason, Herbert S. Harter,
N. C. Mann, D. N. Judson, Chas. E. Peterson, P. C. Shine, W. E. Thompson.

Passed to second reading.

House of Representatives,
Olympia, Wash., December 22, 1933.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was
referred House Bill No. 196, entitled "An Act relating to taxation; imposing tax upon
persons engaging in service and other businesses; defining terms; relating to persons
exempted from tax; adding two new sections to Chapter 191 of the Laws of 1933 and
amending Section 4 thereof; and declaring that this act shall take effect January 1,
1934," have had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.

We concur in this report: G. N. Adams, B. Roy Anderson, John R. Jones, W. E.
Carty, Ivan J. Compton, J. M. Gleason, Hugh Herren, Ronald Moore, Chas. E. Peter­
son, P. C. Shine, Z. A. Vane, W. S. Westover.

Passed to second reading.

Engrossed Senate Bill No. 56 (reported by Committee on Reclamation
and Irrigation): Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., December 22, 1933.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was
referred Senate Bill No. 72, entitled "An Act relating to the Department of Conserva­
tion and Development of the State of Washington and to the state reclamation re­
volving fund which is administered by said department, enlarging the powers and
duties of the director of said department in regard to said fund, and amending Section
5 of Chapter 158 of the Laws of 1919 as amended by Chapter 132 of the Laws of
1923 (same being Section 3008 of Remington's Compiled Statutes of Washington);
providing for the disposition of monies received by the State of Washington from
certain fees, providing that same be paid into the state reclamation revolving fund,
and amending Section 3 of Chapter 105, Laws of 1921; exempting the Columbia Basin
Commission or its assignee, the United States Bureau of Reclamation, from payment
of fees in connection with the appropriation and use of waters of the Columbia River
for development of the Grand Coulee project, and amending Section 44, Chapter 117,
Laws of 1917, as amended, being Section 7399 of Remington's Compiled Statutes; making an appropriation from the state reclamation revolving fund for the financing of irrigation and diking and/or drainage improvement districts, as set forth in and provided by Chapter 16 of the Session Laws of 1933, regular session, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. J. McDonnell, Chairman.

We concur in this report: Ivan J. Compton, Earl W. Benson, P. C. Shine, B. L. Smith, W. P. Hewes.

Passed to second reading.

House of Representatives,
Olympia, Wash., December 22, 1933.

Mr. Speaker:

We, a majority of your Committee on Dikes, Drains and Ditches, to whom was referred Senate Joint Memorial No. 5, relating to Federal refunding loans to drainage districts, diking districts, diking and drainage districts, irrigation districts and similar districts duly organized and operating under the laws of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ernest R. Leber, Chairman.

We concur in this report: J. I. Wilson, G. H. Anderson (for Sisson), Anthony E. Mandery.

Passed to second reading.

Communication.

The White House,
Washington, D.C., December 19, 1933.

My dear Mr. Holcomb:

The resolution relating to flood conditions in the State of Washington, adopted by the Legislature of that state, has been received, and by direction of the President, is at once being brought to the attention of the Emergency Administrator of Public Works.

Very sincerely yours,

Louis McH. Howe,
Secretary to the President.

S. R. Holcomb, Esq., Chief Clerk, House of Representatives,
Olympia, Washington.

Second Reading of Bills.

House Bill No. 185, by Representatives Brown, Fulkerson, Starrett, Adams, Herren, Myers, Richmond, Neff, Roesli, Easterday, Lanz, Hall, Johnson, Titus and Haddon: Relating to building bridges across navigable streams.

Mr. Brown moved that Substitute House Bill No. 135 be substituted for House Bill No. 135.

The motion was carried.

The substitute bill was read the second time by sections and passed to third reading.

House Bill No. 27, by Representatives Easterday, Vane and Richmond: Relating to elections and primary elections.

Mr. Easterday moved that Substitute House Bill No. 27 be substituted for House Bill No. 27.

The motion was carried.

The substitute bill was read the second time by sections and passed to third reading.
Mr. W. O. Mansfield, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Jones.


Mr. Skinner moved that House Bill No. 63 be rereferred to the Committee on Roads and Bridges and that it retain its place on the next day's calendar.

The motion was carried.

**House Bill No. 64**, by Representatives Miller, Compton, Leber, Herren, Edwards, Carty, Ledgerwood, Myers, Emerick and Haddon: Relating to transportation by motor vehicles over the public highways.

Mr. Skinner moved that House Bill No. 64 be rereferred to the Committee on Roads and Bridges and that it retain its place on the next day's calendar.

The motion was carried.

**House Bill No. 163**, by Representative Adams: Relating to the rate of interest to be paid by county depositaries.

Mr. Adams moved that House Bill No. 163 be rereferred to the Committee on Banks and Banking for the purpose of amendment.

The motion was carried.

**Engrossed Senate Bill No. 56**, by Committee on Reclamation and Irrigation and Senators Ferryman, Stinson, Heffron and Smith (Horace E.): Relating to irrigation district bonds.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 56, entitled "An Act relating to irrigation district bonds and refunding bonds, amending Sections 1 and 4, Chapter 151, Session Laws of 1923, being Sections 7434-1 and 7434-4, Remington's Compiled Statutes of Washington, 1927 Supplement, and Section 2, Chapter 259, Laws of 1927, being Section 7434-5, Remington's Compiled Statutes of Washington, 1927 Supplement, validating and confirming bond proceedings heretofore had or any bonds heretofore authorized, issued or disposed of, declaring an emergency and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title in line 8 of the engrossed bill, after the word "of" insert a semi-colon in place of the comma and add the following: "and amending Chapter 4 of Title 48, Remington's Compiled Statutes of Washington, 1927 Supplement, by adding thereto a new section to be known as Section 7432½.

S. J. McDonnell, Chairman.

We concur in this report: Ivan J. Compton, Earl W. Benson, P. C. Shine, B. L. Smith, W. P. Hews.

The bill was read the second time by sections.

Upon motion of Mr. McDonnell, the committee amendment was adopted.

The bill was passed to third reading.

**Senate Bill No. 72**, by Committee on Reclamation and Irrigation and Senators Ferryman, Heffron and Smith (Horace E.): Relating to the
Department of Conservation and Development and to the state reclamation revolving fund.

The bill was read the second time by sections.

Upon motion of Mr. McDonnell, the following amendment was adopted:
Amend Section 5, line 18 of the original bill, being line 1 of the printed bill, strike the word "This" and insert in lieu thereof the word "There".

On motion of Mr. Clark (H. B.), the following amendment was adopted:
Amend the title, in line 11 of the original bill, being line 8 of the printed bill, after the figures "1929" add "same being Section 11575-3 of Remington's Compiled Statutes".

The bill was passed to third reading.

With the consent of the House, Representatives Skinner, Mandery, Post, Dolsen and Leber were excused for committee work.

Senate Joint Memorial No. 5, by Senator Heffron: Relating to Federal refunding loans to drainage districts, diking districts, diking and drainage districts, irrigation districts and similar districts.

The memorial was read the second time in full.

Upon motion of Mr. Roesli, the following amendment was adopted:
Amend Paragraph 2, line 8 of the original memorial, same being line 4 of the printed memorial, as follows: Strike the words "other states" and insert in lieu thereof the words "the State of Washington".

Upon motion of Mr. Waldron, the following amendment was adopted:
Amend the title, before the words "We, your memorialists," in the first line of the memorial, insert a new paragraph to read: "To the Honorable, The Senate and House of Representatives of The United States of America in Congress Assembled:"

The memorial was passed to third reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,  
OLYMPIA, WASH., December 27, 1933.

MR. SPEAKER:

The Senate has passed House Bill No. 68, and the same is herewith transmitted.

GEORGE E. STARR, Secretary.

SENATE CHAMBER,  
OLYMPIA, WASH., December 27, 1933.

MR. SPEAKER:

The President has signed Senate Concurrent Resolution No. 5, also.  
Senate Joint Memorial No. 6, also  
Senate Joint Memorial No. 7, and the same are herewith transmitted.

GEORGE E. STARR, Secretary.

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 5, Senate Joint Memorial No. 6 and Senate Joint Memorial No. 7.

THIRD READING OF BILLS.

House Joint Memorial No. 7, by Representative Edwards: Relating to the advertising of liquor over radio.

On motion of Mr. Edwards the rules were suspended, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued.

Upon motion of Mr. Clark (H. B.), the previous question was ordered.  
The Clerk called the roll on the final passage of House Joint Memorial
No. 7 and it passed the House by the following vote: Yeas, 67; nays, 4; absent or not voting, 28.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Glen), Austin, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Luck, Magnuson, Mann, McDonald, Miller, Neff, Nolan, Ott, Palmeter, Peterson, Reeves, Richmond, Roberts, Schade, Schultz, Shine, Shorette, Sisson, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Van Dyk, Wanamaker, Wilson (John N.), Wiswall, Mr. Speaker—67.

Those voting nay were: Representatives Anderson (Frank), Roesli, Todd, Wilson (James W.)—4.

Those absent or not voting were: Representatives Adams, Allen, Aspinwall, Benson, Cleary, Cohn, Gehlen, Gessell, Gleason, Leber, Ledgerwood, Mandery, McDonnell, McGovern, Moore, Myers, Nelsen, Post, Reader, Robbins, Roth, Skinner, Smith (Vernon A.), Vane, Waldron, Wentworth, Westover, Wilson (J. Ivan)—28.

The memorial, having received the constitutional majority, was declared passed.

EXPLANATION OF VOTE.

Mr. ROESLI: “I believe in the principle of this memorial, but if it is wrong to advertise liquor by radio then I believe it is wrong to advertise liquor by billboards, newspapers or magazines. Therefore, I voted ‘No.’”

Engrossed House Bill No. 155, by Representatives Reeves and Compton: Relating to the waterworks systems of cities and towns.

On motion of Mrs. Reeves, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Compton, McDonnell and Hews spoke for the bill.

On motion of Mr. Emerick, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 155 and it passed the House by the following vote: Yeas, 81; nay, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Haddon, Hall, Halleran, Harter, Healy, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Neff, Nelson, Nolan, Ott, Palmeter, Peterson, Post, Reeves, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—81.

Those absent or not voting were: Representatives Allen, Benson, Cleary, Cochrane, Cohn, Gehlen, Gessell, Gleason, Herren, Ledgerwood, McGovern, Moore, Myers, Reader, Richmond, Robbins, Smith (Vernon A.), Wentworth—18.
The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. M. G. Tolmie, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Wanamaker.

**Engrossed House Bill No. 66.** by Representative Clark (A. W.): Relating to the granting of a strip of land for use as a public street in the city of Vancouver, Washington.

On motion of Mr. Clark (A. W.), the rules were suspended, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Hall, Halleran, Harter, Healy, Hews, Jones, Johnson, Judson, Koehler, Lanz, Luck, Mann, McDonald, McDonnell, Moore, Nelsen, Nolan, Ott, Palmeter, Peterson, Reeves, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldrum, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—74.

Those absent or not voting were: Representatives Adams, Allen, Benson, Cleary, Cochrane, Gehlen, Gessell, Gleason, Haddon, Herren, Leber, Ledgerwood, Magnuson, Mandery, McGovern, Miller, Myers, Neff, Post, Reader, Richmond, Robbins, Smith (J. B.), Smith (Vernon A.), Stewart—25.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Upon motion of Mr. Peterson, the House reverted to the fifth order of business.

**REPORT OF STANDING COMMITTEE.**

House Bill No. 180 (reported by Committee on Agriculture): Majority report: Do pass as amended.

Passed to second reading.

Upon motion of Mr. Titus, the House reverted to the fourth order of business.

**MOTION.**

Mr. Koehler: "With reference to the flood conditions here, I am wondering if we could not have a report tomorrow morning showing what the State is asking for. There is no doubt in my mind that we will be able to get some money from the National Government for flood relief, but I for one should like to find out just what they are asking for. The quicker we are able to get this information the sooner we will be able to pass some legislation to take care of the matter."

Mr. Koehler moved that the House be furnished with information as to what the State is asking the National Government to do for the relief of flood conditions.
Mr. Westover moved as an amendment to the motion, that Mr. Koehler be appointed as a committee of one to secure the information.

The amendment to the motion was carried.

The motion was carried.

RESOLUTION.

Resolution by Mr. Titus:

Resolved, That the House of Representatives most respectfully request the appearance of E. Pat Kelly, Director of Labor and Industries, and Frank S. Baker, State Administrator of the Civil Works Administration, at a meeting of the Committee on Labor and Labor Statistics, to be held in Room 12, Thursday, December 28th, immediately after adjournment; the purpose of said meeting to inform the members thereof as to how, and why state labor laws conflict with the rules and regulations of the Civil Works Administration.

Be it Further Resolved, That the Chairman of the Committee on Labor and Labor Statistics be instructed, and he is hereby directed to notify said E. Pat Kelly and Frank S. Baker immediately as to the contents of this resolution.

Be it Finally Resolved, That the Committee on Labor and Labor Statistics be instructed, and it is hereby directed to report back to the House with such information as it may have obtained.

Mr. Titus moved the adoption of the resolution.

The motion was lost.

MOTIONS.

Upon motion of Mrs. Wanamaker, the House returned to the eleventh order of business.

Upon motion of Mr. McDonald, the House was declared at recess until 7:30 p.m., this date.

EVENING SESSION.

The Speaker called the House to order at 7:30 p.m.

The Clerk called the roll and all members were present except Representatives Benson, Burns, Cleary, Gessell, Gleason, Mann, Myers and Robbins.

REPORT OF STANDING COMMITTEE.

House Bill No. 215 (reported by Committee on Unemployment Relief): Do pass as amended.

Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 27, 1933.

The Senate has passed Senate Bill No. 19, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., December 27, 1933.

The Senate has passed Engrossed House Bill No. 6, with the following amendments:

Amend the title in line 2 thereof by striking therefrom the words "constables and".

Amend Section 2, line 12 of the original bill, the same being line 1 of the printed bill, by striking the entire section; and the same is herewith transmitted.

GEO. E. STARR, Secretary.
Mr. Magnuson moved that the House concur in the Senate amendments to Engrossed House Bill No. 6.

The motion was carried.

The Clerk called the roll and the House passed Engrossed House Bill No. 6, as amended by the Senate by the following vote: Yeas, 67; nays, 11; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Harter, Herren, Hews, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mandery, McDonald, McDonnell, McGovern, Moore, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Reeves, Richmond, Roesli, Schultz, Shine, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Todd, Van Dyk, Vane, Wanamaker, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—67.

Those voting nay were: Representatives Anderson (Frank), Collins, Miller, Schade, Shorrett, Smith (J. B.), Titus, Waldron, Wentworth, Westover, Wilson (James W.)—11.

Those absent or not voting were: Representatives Benson, Brown, Burns, Cannon, Cleary, Cochrane, Eddy, Gessell, Gleason, Halleran, Healy, Jones, Ledgerwood, Luck, Mann, Myers, Post, Reader, Robbins, Roberts, Roth—21.

The bill, having received the constitutional majority, was declared passed.

NOTICE OF RECONSIDERATION.

Mr. Magnuson gave notice that on the next working day he would move that the House reconsider the vote by which it passed Engrossed House Bill No. 6, as amended by the Senate.

FIRST READING OF SENATE BILLS.

The following bill was read the first time by title and acted upon as indicated.

Senate Bill No. 19, by Senator Roup: An Act authorizing and empowering cities of the State of Washington, in which units of the National Guard of the State of Washington are stationed, or are to be stationed, to acquire sites for and to construct armories, and to issue and sell general obligation bonds for said purposes.

Referred to Committee on Military.

SECOND READING OF BILLS.

House Bill No. 175, by Representative Jones: Relating to building and loan, and savings and loan associations.

The bill was read the second time by sections.

Mr. Clark (H. B.) moved that House Bill No. 175 be indefinitely postponed.

The motion to indefinitely postpone was lost.

Mr. Waldron moved the adoption of the following amendment:

Amend the bill by adding thereto Section 1½, as follows: "Sec. 1½. That Section 30 of Chapter 183 of the Session Laws of 1933 be amended to read as follows:
Section 30. From and after the filing of a notice for withdrawal and during such period of time as the same shall remain unpaid, in whole or in part, it shall be the duty of the association to make payment upon the same in the order of filing as funds are available, except as otherwise provided in this act, and if any such notice shall remain unpaid, in whole or in part, for six months from and after the date of its filing, the association shall apply in payment thereof three-fourths of the receipts thereafter from the principal of loans repaid and the principal received from the sale of other investments of the association, less the operating expenses thereof and sums paid on existing indebtedness and in protecting its investments: Provided, that no part of the three-fourths of the receipts herein set forth to be used for the payment of notices shall be applied in protecting the investment of the association until and unless all sums of money otherwise available for such purposes shall have been first exhausted by the association.

"Provided further, That any book owner who has given notice of withdrawal of funds, as provided in this act, may bring an action in the Superior Court of the proper county for enforcement of said notice and for the purpose of inquiring into whether or not the moneys for the payment of said notice, as provided in this section, have accumulated by the savings and loan association. The Superior Courts of the State of Washington are hereby given jurisdiction to entertain such action or actions."

"Provided further, That upon the institution and trial of such action the Superior Court wherein such action is pending shall allow a reasonable sum as attorney's fees to the plaintiff in such cause, said sum to be taxed as costs in such action."

With the consent of the House, Mr. Waldron withdrew his amendment. The bill was passed to third reading.

House Bill No. 60, by Representative Waldron: Relating to the relief of congested Superior Court calendars.

The bill was read the second time by sections.

Mr. Waldron moved the adoption of the following amendment:

Amend Section 6. Add the following, to be known as subsection (d): "(d) The President Judge shall receive from the State of Washington $100 for each and every month during the time he occupies the office and performs the duties of that position, in full payment for stenographic, telephone and telegraph services, postage, stationery and kindred expenses."

The amendment was lost.

Mr. Titus moved the adoption of the following amendment:

Amend Section 6 by striking all of subsection (a).

The amendment was lost.

Mr. Todd moved the adoption of the following amendment:

Amend Section 6, in lines 2 and 3, strike the words "and living."

The amendment was lost.

Mr. Clark (A. W.) moved the adoption of the following amendment:

Amend Section 6, subsection (b), in line 9. Strike the words "one-half by the state and one-half."

Mr. Waldron moved that the amendment by Mr. Clark be laid on the table without taking the bill with it.

The motion to lay on the table Mr. Clark's amendment was carried.

Upon motion of Mr. Clark (H. B.) the following amendment was adopted:

Amend Section 9 by striking the whole thereof.

Upon motion of Mr. Waldron the following amendment was adopted:

Amend the title in lines 2½ and 3 of the original bill, being lines 3 and 4 of the printed bill, strike the words "making an appropriation therefor."

The bill was passed to third reading and ordered engrossed.

House Bill No. 90, by Representative Magnuson: Relating to the limitation and accrual of actions.

The bill was read the second time by sections.
Mr. Clark (H. B.) moved the adoption of the following amendment:
Amend Section 1, lines 1 and 2. Strike the words "Section 116, Chapter I, Title V, Hills Annotated Statutes and Codes of Washington" and strike the brackets in line 2.
The amendment was lost.
The bill was passed to third reading and ordered engrossed.


MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 180, entitled "An Act declaring the existence of a state and national agricultural emergency, declaring the policy of the legislature, approving and adopting the provisions of the National Agricultural Act and any marketing agreement approved or prescribed by the Secretary of Agriculture of the United States, defining marketing agreements, restricting the authority of the state or any municipal corporation within the state to purchase material and supplies, providing for the regulation and enforcing of marketing agreements, establishing standards of fair competition, empowering the Director of Agriculture, with the approval of the Governor, to make rules and regulations to control the production, storage, transportation, sale and distribution of agricultural commodities and to issue licenses licensing the persons handling or processing agricultural products, prescribing the methods and the persons entitled to licenses, granting jurisdiction to courts for the trial and prosecution of any violation of this act, directing the Attorney General and any prosecuting attorney within the state to prosecute any violation of this act, prescribing methods of issuing licenses and revocation thereof, creating Board of Review, making it unlawful for any persons to engage in the handling, process or wholesaling of agricultural products without a license, prescribing the amount of license fees to be paid, making appropriation for the administration of this act, defining agricultural commodities and persons engaged in the handling thereof, defining the time when this act shall cease to be in effect, declaring this act an emergency and repealing Section 6242 of Remington's Revised Statutes, and for other purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the bill, beginning with Section 12, page 9 of the original bill, being page 5 of the printed bill, by renumbering Sections 12, 13, 14, 15, 16, 17, 18, 19 and 20 to read "Sections 14, 15, 16, 17, 18, 19, 20, 21 and 22."

CHAS. E. PETERSON, Chairman.


The bill was read the second time by sections.
On motion of Mr. Peterson, the committee amendment was adopted.

On motion of Mr. Anderson (Glen), the following amendment was adopted:
In line 15 of the title strike the word "process" and insert in lieu thereof the word "processing."

The bill was passed to third reading and ordered engrossed.

On motion of Mrs. Wanamaker, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Anderson (Glen), the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Mr. Anderson (Glen) spoke on the bill.
On motion of Mrs. Wanamaker, the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 180 and it passed the House by the following vote: Yeas, 75; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brunton, Cannon, Carty, Christianson, Cochrane, Compton, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Leber, Luck, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmer, Peterson, Reeves, Richmond, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—75.

Those voting nay were: Representatives Clark (H. B.), Miller, Smith, (J. B.)—3.

Those absent or not voting were: Representatives Adams, Benson, Brown, Burns, Clark (A. W.), Cleary, Cohn, Collins, Dolsen, Gessell, Gleason, Lanz, Ledgerwood, Magnuson, Mandyer, Mann, Post, Reader, Robbins, Westover, Wilson (John N.)—21.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Aspinwall, the rules were suspended, House Bill No. 180 was considered engrossed and the Chief Clerk was directed to immediately transmit same to the Senate.

EXPLANATION OF VOTE.

Mr. Smith (J. B.): "I voted 'no' as a protest vote against constant protection of the middlemen and leaving open the possible opportunities for the continued exploitation of the producer and consumer. I draw your attention to the Washington State N. R. A. now in the making, which should amply cover the intent in this bill."

THIRD READING OF BILLS.

Engrossed House Bill No. 57, by Representative Austin: Relating to the appointment of additional Supreme Court Judges for King County.

Mr. Ott moved that the House defer consideration of Engrossed House Bill No. 57 until the House considered House Bill No. 60 on third reading. The motion was carried.

Substitute House Bill No. 135, by Committee on Harbors and Waterways: Relating to the power of boards of county commissioners.

On motion of Mr. Brown, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Brown spoke on the measure.

On motion of Mr. Fulkerson the previous question was ordered. The Clerk called the roll on the final passage of Substitute House Bill No. 135 and it passed the House by the following vote: Yeas, 70; nays, 10; absent or not voting; 19.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Austin, Bingham, Brown, Brunton, Can-
non, Carty, Christianson, Clark (H. B.), Cochrane, Cohn, Collins, Easterday, Edwards, Emerick, Fulkerson, Gehlen, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mandery, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelson, Nolan, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Roberts, Roesli, Schade, Schultz, Shine, Shorrett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker, Wilson (John N.), Wiswall, Mr. Speaker—70.

Those voting nay were: Representatives Eddy, Healy, Moore, Reader, Smith (Vernon A.), Stewart, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.)—10.

Those absent or not voting were: Representatives Adams, Aspinwall, Benson, Bilger, Burns, Clark (A. W.), Cleary, Compton, Dolsen, Emery, Gessell, Gleason, Ledgerwood, Mann, Robbins, Roth, Sorensen, Starrett, Waldron—19.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 27, by Committee on Elections and Privileges: Relating to elections.

On motion of Mr. Easterday, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

On motion of Mr. Emerick, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute House Bill No. 27 and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Austin, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (H. B.), Cochrane, Cohn, Collins, Compton, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Luck, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelson, Nolan, Ott, Palmeter, Peterson, Post, Reader, Reeves, Roberts, Roesli, Schade, Schultz, Shine, Shorrett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—80.

Those absent or not voting were: Representatives Adams, Anderson (Glen), Aspinwall, Benson, Bilger, Burns, Clark (A. W.), Cleary, Dolsen, Gessell, Gleason, Ledgerwood, Magnuson, Mandery, Mann, Richmond, Robbins, Roth, Starrett—19.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Brown, the rules were suspended, and the Chief Clerk was directed to immediately transmit Substitute House Bill No. 135 to the Senate.
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Mr. Sam Lamping, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the Rostrum by Representative Shorett.

Substitute House Bill No. 15, by Committee on Education: Relating to education.

On motion of Mr. Sisson, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Austin, Bingham, Brunton, Cannon, Carty, Christianson, Clark (H. B.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reeves, Roberts, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wannemaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—79.

Those voting nay were: Representative Reader—1.

Those absent or not voting were: Representatives Adams, Anderson (Glen), Aspinwall, Benson, Bilger, Brown, Burns, Clark (A. W.), Cleary, Gessell, Gleason, Mann, Richmond, Robbins, Roesli, Roth, Starrett, Westover, Wilson (John N.)—19.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Sullivan, the rules were suspended, and the Chief Clerk was directed to immediately transmit Substitute House Bill No. 15 to the Senate.

Engrossed Senate Bill No. 56, by Committee on Reclamation and Irrigation and Senators Ferryman, Stinson, Heffron and Smith (Horace E.): Relating to irrigation district bonds and refunding bonds.

On motion of Mr. McDonnell, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. McDonnell spoke on the measure.

On motion of Mr. Schade, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 56 and it passed the House by the following vote: Yeas, 76; nays, 3; absent or not voting, 20.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Austin, Bingham, Brunton, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, McGovern, Miller, Moore,
Myers, Neff, Nelsen, Nolan, Ott, Palmetter, Peterson, Post, Reader, Reeves, Richmond, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—76.

Those voting nay were: Representatives Eddy, Healy, Westover—3.

Those absent or not voting were: Representatives Adams, Anderson (Glen), Aspinwall, Benson, Bilger, Brown, Burns, Carty, Cleary, Cohn, Gesell, Gleason, Luck, Mann, Robbins, Roth, Smith (Vernon A.), Starrett, Stewart, Wilson (John N.)—20.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 72, by Committee on Reclamation and Irrigation and Senators Ferryman, Heffron and Smith (Horace E.): Relating to the Department of Conservation and Development and to the state reclamation revolving fund.

On motion of Mr. McDonnell, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 61; nays, 12, absent or not voting, 26.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Austin, Cannon, Carty, Christianson, Clark (A. W.), Cochrane, Collins, Compton, Dolsen, Easterday, Emerick, Emery, Gehlen, Haddon, Hall, Halloran, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Mandery, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Nelsen, Palmetter, Peterson, Post, Reeves, Richmond, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Sullivan, Thompson, Titus, Van Dyk, Vane, Waldron, Wanamaker, Wilson (J. Ivan), Wiswall, Mr. Speaker—61.

Those voting nay were: Representatives Anderson (Frank), Brunton, Eddy, Harter, Healy, Magnuson, Nolan, Ott, Reader, Smith (Vernon A.), Todd, Westover—12.

Those absent or not voting were: Representatives Adams, Anderson (Glen), Aspinwall, Benson, Bilger, Bingham, Brown, Burns, Clark (H. B.), Cleary, Cohn, Edwards, Fulkerson, Gesell, Gleason, Koehler, Ledgerwood, Luck, Mann, Robbins, Roth, Sisson, Stewart, Wentworth, Wilson (James W.), Wilson (John N.)—26.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Joint Memorial No. 5, by Senator Heffron: Relating to Federal refunding loans to drainage districts and diking districts.

On motion of Mr. McDonnell, the rules were suspended, the second reading considered the third, and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 72; nays, 2; absent or not voting, 25.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Brunton, Cannon,
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Carty, Christianson, Clark (A. W.), Cochrane, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Gehlen, Haddon, Hall, Halleran, Healy, Herren, Hews, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mandery, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nolan, Palmeter, Peterson, Post, Reeves, Richmond, Roberts, Roesli, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall,

Mr. Speaker—72.

Those voting nay were: Representatives Nelsen, Reader—2.

Those absent or not voting were: Representatives Adams, Benson, Billger, Bingham, Brown, Burnas, Clark (H. B.), Cleary, Cohn, Fulkerson, Gessell, Gleason, Harter, Jones, Ledgerwood, Luck, Mann, Moore, Ott, Robbins, Roth, Sisson, Stewart, Wentworth, Wilson (James W.)—25.

The memorial, having received the constitutional majority, was declared passed.

House Bill No. 196, by Representatives Shine, Compton, Gleason, Judson, Peterson, Carty, Thompson, Gessell, Vane, Jones and Harter: Relating to taxation.

On motion of Mr. McDonald, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Anderson (Frank) demanded a call of the House but the demand was not sustained.

After extended debate, Mr. Waldron moved that House Bill No. 196 be returned to second reading and appear on the next day's calendar for the purpose of amendment.

The motion was carried.

Upon motion of Mr. Halleran, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 21, 1933.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 4, providing for an amendment of Section 12, Article II of the Constitution of the State of Washington, relating to sessions of the Legislature and their duration, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

P. C. Shine, Chairman.


Mr. Speaker:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 4, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

I concur in this report: Wm. A. Allen.

Passed to second reading.

7—H
MR. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 10, relating to the submission of the constitutional amendment amending Article XI of the Constitution of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass. P. C. SHINE, Chairman.

We concur in this report: W. A. Richmond, Vic Skinner, Edward L. Cochrane, G. H. Anderson.

MR. SPEAKER:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 10, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it pass.

I concur in this report: Wm. A. Allen.

Passed to second reading.

MR. SPEAKER:

We, of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 12, relating to an amendment to House Joint Resolution No. 11, page 942-A, Session Laws of 1933, relating to the submission of a constitutional amendment amending Section 1 of Article VII of the Constitution of the State of Washington, relating to taxation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

P. C. SHINE, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Bill No. 139, entitled: “An Act to create a state commission of inquiry into county and local government, for the purpose of studying all matters relating to such governmental units and recommending changes therein, and to provide for an appropriation for said commission,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

P. C. SHINE, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Bill No. 139, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: G. H. Anderson.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 170, entitled: "An Act relating to the collection of personal property taxes, providing for the remission of interest and principal upon delinquent personal property taxes, providing for payment of delinquent personal property taxes in installments and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. HARRY D. AUSTIN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 182, entitled: "An Act providing for the enlargement of port districts and amending Section 1, Chapter 130, Session Laws of 1921 (Section 9707, Remington's Revised Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD L. COCHRANE, Chairman.

We concur in this report: Ronald Moore, Vic. Skinner.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Harbors and Waterways, to whom was referred Senate Joint Memorial No. 3, relating to the action of the State of Washington in connection with the Puget Sound-Grays Harbor-Willapa Harbor-Columbia River Canals, and requesting the Congress and the President of the United States to authorize, appropriate for, and direct the early construction of these canals, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD L. COCHRANE, Chairman.

We concur in this report: Ronald Moore, Vic. Skinner.

Passed to second reading.

House Bill No. 56 (reported by Committee on Public Utilities): Majority report: Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, the whole of your Committee on State Charitable Institutions, to whom was referred House Joint Memorial No. 16, relating to an appropriation for a veterans' hospital at Soap Lake, Washington, for the Treatment of Buergers Disease, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. H. ANDERSON, Chairman.


Passed to second reading.
MOTIONS.

Upon motion of Mr. Westover, the House returned to the regular order of business.

Upon motion of Mr. McDonald, the House adjourned until 10:30 a.m., Thursday, December 28, 1933.

Geo. F. Yantis, Speaker

S. R. Holcomb, Chief Clerk.

TWENTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, December 28, 1933.

The Speaker called the House to order at 10:30 a.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Benson, Cannon, Cleary, Gleason, Healy, Koehler, Mann, Nelsen, Nolan, Robbins and Roth; Representatives Anderson (Glen), Cannon, Cleary, Gleason, Nelsen and Nolan having been excused.

Prayer was offered by Rev. Samuel Everton of the Central Baptist Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 27, 1933.

Mr. Speaker:

We, of your Committee on Appropriations, to whom was referred House Bill No. 47, entitled: "An Act making an appropriation to cover expenses of Superior Judges in districts comprising more than one county while traveling on judicial business and holding court in county seats outside the counties of their residence, but within their districts, during the biennium beginning April 1st, 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. E. Smith, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 184, entitled: "An Act making an appropriation for the Insurance Commissioner for salaries, operations, and revolving fund from the general fund and declaring this act shall take effect immediately," have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation that it do pass.

J. B. SMITH, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 27, 1933.

MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 184, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

We concur in this report: G. H. Anderson, Frank Schultz, Grant A. Stewart.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 27, 1933.

We, of your Committee on Appropriations, to whom was referred House Bill No. 201, entitled: "An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for public schools, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the Governor to suspend certain sections of the military code, and declaring that this act shall take effect immediately; and amending Section 1 of Chapter 192 of the Session Laws of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

J. B. SMITH, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 1, relating to legislation providing for rehabilitation of homes and families, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED SCHADE, Chairman.

We concur in this report: Wm. A. Allen, Esther M. Lanz, Dan. McGovern.

Passed to second reading.

Upon motion of Mr. Easterday, Rule 20 was suspended.

MR. SPEAKER:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 15, relating to an allocation to provide for building a slum clearance project in the city of Seattle of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED SCHADE, Chairman.

We concur in this report: Esther M. Lanz, Wm. A. Allen, Dan. McGovern.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 18, petitioning Congress to repeal that portion of the Economy Act which affects veterans of the Spanish-American War, Philippine Insurrection and Boxer Rebellion, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED SCHADE, Chairman.

We concur in this report: Wm. A. Allen, Esther M. Lanz, Dan. McGovern.

Passed to second reading.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bills Nos. 60 and 180, has compared the same with the original bills and finds them correctly engrossed.

EDWIN L. EMERICK, Chairman.

I concur in this report: Nelson B. Neff.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 78, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

FIRST READING OF SENATE BILL.

The following bill was read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 78, by Senators Gray, Smith (Horace E.) and Heffron: An Act relating to highways and ordering and directing the construction of certain highways and providing for the maintenance thereof and the regulation and control of traffic thereon by the Director of Highways, making an appropriation therefor and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

Mr. Austin moved that House Bill No. 196 appear later on this day's calendar.

The motion was carried.

Mr. Skinner moved that House Bills Nos. 63 and 64 appear on the next calendar.

The motion was carried.

House Bill No. 124, by Representative Westover (by Departmental request): Relating to proceedings before the Department of Labor and Industries.

Mr. Titus moved that House Bill No. 124 be laid on the table.

A roll call was demanded but the demand was not sustained.
A division was called for on the motion to lay House Bill No. 124 on the table and the motion was carried.

House Bill No. 124 was laid on the table.

**House Bill No. 156**, by Representative Edwards: Relating to pipe lines for the carrying of natural gas.

**HOUSE OF REPRESENTATIVES,**

**OLYMPIA, WASH., December 27, 1933.**

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 156, entitled: "An Act relating to pipe lines for the carrying of natural gas and/or crude oil or petroleum or the products thereof; declaring such pipe lines to be common carriers; and regulating the operation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Section 1, line 2 of the printed bill as follows: Between the words "of" and "carrying" insert the following: "producing from natural deposits and/or."

Amend Section 1, line 3 of the printed bill as follows: After the words "for hire" strike the words "for compensation, or otherwise."

Amend Section 1, line 4 of the printed bill as follows: After the words "common carrier" strike the words "thereof" and it shall be unlawful for any such common carrier to allow any discrimination directly or indirectly in favor of any person or persons over any other person or persons" and insert in lieu thereof the following: "within the meaning and subject to the provisions of Chapter 117, Laws of 1911 and all acts amendatory thereof and supplemental thereto."

Strike the title on the original act and insert in lieu thereof the following: "An Act relating to the business of producing from natural deposits and/or carrying or transporting natural gas and/or crude oil or petroleum or the products thereof for hire, defining a common carrier; and providing for the regulation of such business."

ANTHONY E. MANDERY, Chairman.


The bill was read the second time by sections.

Upon motion of Mr. Edwards, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

Mr. J. H. Griffin, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the Rostrum by Representative Bilger.

**House Bill No. 170**, by Representatives Vane, Easterday, Richmond, Hall, Fulkerson, Brown, Johnson, Lanz, Herren and Roth: Relating to the collection of personal property taxes.

The bill was read the second time by sections.

Upon motion of Mr. Richmond, the following amendment was adopted.

Amend Section 1, line 24 of the original bill, being line 38 of the printed bill, strike the words and figures "one hundred dollars ($100.00)" and insert in lieu thereof the words and figures "fifty dollars ($50.00)."

The bill was passed to third reading and ordered engrossed.

**House Joint Memorial No. 16**, by Representatives Halleran, Wilson, Roesli, Todd, Bingham, Miller, Anderson (Glen H.), Starrett, Healy, Ott, Wiswall, Easterday and Reader: Relating to appropriation for a veterans' hospital at Soap Lake.

The memorial was read the second time in full and passed to third reading.
House Bill No. 47, by Representative Ledgerwood: Making an appropriation to cover expenses of Superior Judges in districts comprising more than one county, while traveling on judicial business.

The bill was read the second time by sections and passed to third reading.

House Bill No. 108, by Representative McDonald: To create a State Commission of Inquiry into county and local government.

Mr. Roesli moved that House Bill No. 108 be indefinitely postponed.

Mr. Adams moved that the motion to indefinitely postpone House Bill No. 108 be laid on the table without taking the bill with it.

The motion to lay on the table the motion to indefinitely postpone House Bill No. 108 without taking the bill with it, was carried.

The bill was read the second time by sections.

Mr. Roesli moved that the following amendment be adopted:

Amend Section 7 by striking the whole thereof.

Mr. Todd moved that the amendment by Mr. Roesli be laid on the table without taking the bill with it.

The motion to lay on the table Mr. Roesli's amendment without taking the bill with it, was carried.

The bill was passed to third reading.

House Bill No. 196, by Representatives Shine, Compton, Gleason, Judson, Peterson, Carty, Thompson, Gessell, Vane, Jones and Harter: Relating to taxation.

The Speaker stated that House Bill No. 196 had been read in full on second reading, had been passed to third reading and had been returned to second reading for the purpose of amendment.

Mr. Austin moved the adoption of the following amendment:

Amend Section 3 by adding thereto, after line 22 of the original bill, being line 6 of the printed bill, and before Section 4, a new subdivision to read as follows:

“(2) Persons engaging in the business of:

“(a) Growing or cultivating for sale, profit or use any agricultural or horticultural product or crop:

“(b) Breeding, hatching or raising any fowl, animal or livestock for sale, profit or use or for the milk, eggs, wool, fur or other substance obtainable therefrom.

“Provided, however, That the foregoing shall not be construed to exempt any person:

“(w) From tax as a retailer of tangible property:

“(x) Growing, raising or cultivating oysters, clams, shrimp, crabs, fish or the like:

“(y) Purchasing and feeding or fattening livestock:

“(z) Growing, raising or cultivating trees, shrubs, bushes, plants and the like, either as forest or nursery products.”

Debate ensued.

On motion of Mr. Emerick, the previous question was ordered.

The Chair stated the question to be on the adoption of the amendment by Mr. Austin.

The amendment was adopted.

Mr. Austin moved that the rules be suspended, the second reading considered the third and the bill be placed on final passage.

Mr. Richmond moved as a substitute motion, that mimeographed copies of the amendment by Mr. Austin be placed on the desks of members and that House Bill No. 196 be placed on the next calendar on third reading.
Mr. Stephen A. Hull, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the Rostrum by Representative Collins.

Mr. Peterson moved that the substitute motion by Mr. Richmond be laid on the table without taking the bill with it.

The motion to lay the substitute motion on the table without taking the bill with it was carried.

The Speaker called Mr. Magnuson to preside.

The Chair (Mr. Magnuson presiding) stated the question to be on the motion to suspend the rules, advance House Bill No. 196 to third reading and place the bill as amended on final passage.

The motion was carried.

Representatives Compton, Austin, Cohn, Sullivan and Yantis spoke for the bill, and Representative Burns spoke against the bill.

Upon motion of Mr. Brown, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 196 and it passed the House by the following vote: Yeas, 68; nays, 12; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Bilger, Bingham, Brown, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Harter, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Peterson, Reeves, Richmond, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker, Wentworth, Wilson (John N.), Wiswall, Mr. Speaker—68.

Those voting nay were: Representatives Brunton, Burns, Collins, EASTERday, Hall, Halleran, Ott, Palmeter, Post, Reader, Smith (J. B.), Stewart—12.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Cannon, Cleary, Gleason, Healy, Koehler, Luck, Mann, Moore, Nelson, Nolan, Robbins, Roth, Smith (Vernon A.), Waldron, Westover, Wilson (J. Ivan), Wilson (James W.)—19.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Upon motion of Mr. McDonald, the House was declared at recess until 2:30 p. m., this date.
THE SPEAKER: "Point of information. Will it be possible to consider both bills?"

THE SPEAKER: "It will not be possible to consider the bills for passage at the same time, but the subject matter of the two bills may undoubtedly be considered in discussion."

MR. OTT: "Point of order. Yesterday I moved that we defer action on House Bill No. 57 until we could have consideration of House Bill No. 60 on third reading. Would the position of this bill on the calendar automatically override the action of the House or would the motion which was carried yesterday take precedence?"

THE SPEAKER: "In view of the action taken yesterday, the Chair rules that House Bill No. 60 will have to be considered before House Bill No. 57 is considered."

ENGROSSED HOUSE BILL NO. 60, by Representative Waldron: Providing for the relief of congested Superior Court calendars.

Mr. Emerick moved that House Bill No. 60 be returned to second reading for the purpose of amendment.

The motion was carried.
Upon motion of Mr. Emerick, the following amendment was adopted:
Amend Section 3, line 1 of the engrossed bill, being line 1 of the printed bill,
strike the word "equable" and insert in lieu thereof the word "equitable".

Upon motion of Mr. Waldron, the following amendment was adopted:
Amend the bill by striking the whole of Section 8, and inserting in lieu thereof
the following: "This Act is necessary for the immediate support of the state gov-
ernment and its existing public institutions and shall take effect immediately."

On motion of Mr. Emerick, the rules were suspended, and the bill was
advanced to third reading.

On motion of Mr. Emerick, the rules were suspended, the second reading
considered the third, and the bill was placed on final passage.

Representatives McDonald, Schade, Shorett, Ott and Cochrane spoke for
the bill.

On motion of Mr. Edwards, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill
No. 60 and it passed the House by the following vote: Yeas, 75; nays, 5;
absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson (B. Roy), An-
derson (Frank), Aspinwall, Bilger, Bingham, Brown, Brunton, Burns, Chris-
tianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Compton, Easter-
day, Eddy, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran,
Healy, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, McDonald,
McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson,
Post, Reeves, Robbins, Roberts, Roth, Schade, Schultz, Shine, Shorett, Sis-
son, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith
(Vernon A.), Sorensen, Starratt, Stewart, Sullivan, Thompson, Titus, Todd,
Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J.
Ivan), Wilson (John N.), Wiswall, Mr. Speaker—75.

Those voting nay were: Representatives Harter, Herren, Hews, Roesli,
Wilson (James W.)—5.

Those absent or not voting were: Representatives Adams, Anderson
(Glen), Austin, Benson, Cannon, Carty, Cleary, Collins, Dolsen, Gehlen,
Gleason, Jones, Ledgerwood, Mandery, Mann, Nelsen, Nolan, Reader, Rich-
mond—19.

The bill, having received the constitutional majority, was declared passed.

On motion of Mr. Waldron, the rules were suspended, and the Chief Clerk
was directed to immediately transmit Engrossed House Bill No. 60 to the
Senate.

Engrossed House Bill No. 57, by Representative Austin: Providing for
two additional judges of the Superior Court.

On motion of Mr. Magnuson, the rules were suspended, the second read-
ing considered the third, the bill was placed on final passage and it passed
the House by the following vote: Yeas, 77; nays, 5; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson (B. Roy), An-
derson (Frank), Aspinwall, Austin, Bilger, Brown, Brunton, Burns, Chris-
tianson, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Ed-
wards, Emerick, Emery, Haddon, Hall, Halleran, Herren, Hews, Jones, John-
son, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery,
McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reeves, Robbins, Roberts, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.) Wiswall, Mr. Speaker—77.

Those voting nay were: Representatives Clark (A. W.), Gessell, Harter, Healy, Roessi—5.

Those absent or not voting were: Representatives Adams, Anderson (Glen), Benson, Bingham, Cannon, Carty, Clark (H. B.), Cleary, Fulkerson, Gehlen, Gleason, Mann, Nelsen, Nolan, Reader, Richmond, Vane—17.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Schade, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 57 to the Senate.

The Speaker called Mr. Burns to preside.

House Bill No. 175, by Representative Jones: To enable building and loan associations and savings and loan associations to convert themselves into Federal Savings and Loan Associations.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Mr. Anderson (B. Roy) spoke in favor of the bill.

On motion of Mr. Ott, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 57 and it passed the House by the following vote: Yeas, 74; nays, 4; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Christianson, Clark (A. W.), Cochrane, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Gessell, Haddon, Hall, Halleran, Harter, Healy, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Luck, Magnuson, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reeves, Robbins, Roberts, Roth, Schade, Schultz, Shine, Sisson, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wentworth, Westover, Wilson (J. Ivan), Wilson, (John N.), Wiswall—74.

Those voting nay were: Representatives Herren, Roessli, Skinner, Wilson (James W.)—4.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Cannon, Carty, Clark (H. B.), Cleary, Cohn, Fulkerson, Gehlen, Gleason, Koehler, Mandery, Mann, Nelsen, Nolan, Reader, Richmond, Shorett, Starrett, Wanamaker, Mr. Speaker—21.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
TWENTY-FIFTH DAY, DECEMBER 28, 1933

Engrossed House Bill No. 104, by Representatives Miller, Collins and Smith (J. B.): Relating to the creation of a fund in Class A counties for the payment of salaries and wages of county officers.

On motion of Mr. McDonald, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives McDonald, Austin, Miller, Burns, Todd, Collins, Smith (J. B.), Brown, Magnuson and Adams spoke for the bill.

Representatives Hews, Moore, Carty and Post spoke against the bill.

On motion of Mr. Roberts, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 104 and it passed the House by the following vote: Yeas, 55; nays, 30; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Austin, Bilger, Bingham, Brown, Burns, Clark (H. B.), Cochrane, Collins, Dolsen, Eddy, Edwards, Emerick, Fulkerson, Gehlen, Halleran, Healy, Judson, Lanz, Luck, Magnuson, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Palmeter, Peterson, Reader, Reeves, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Waldron, Wentworth, Wilson (John N.), Mr. Speaker—55.

Those voting nay were: Representatives Anderson (Frank), Aspinwall, Brunton, Carty, Christianson, Clark (A. W.), Compton, Easterday, Emery, Gessell, Hall, Harter, Herren, Hews, Jones, Johnson, Leber, Mandery, Moore, Post, Roth, Sisson, Skinner, Stewart, Vane, Wanamaker, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall—30.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Cannon, Cleary, Cohn, Gleason, Haddon, Koehler, Ledgerwood, Mann, Nelsen, Nolan, Ott, Richmond—14.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Miller, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 104 to the Senate.

Engrossed House Bill No. 113, by Committee on Banks and Banking: Relating to the issuance and service of the Writ of Garnishment.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 76; nays, 3; absent or not voting, 20.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Cochrane, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mandery, McDonald, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reader, Reeves, Robbins, Roberts, Roth, Schade, Schultz, Shine, Shorette, Sisson, Smith (Archibald), Smith (B. L.),
The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. McDonald, the House was declared at recess until 7:30 p. m., this date.

EVENING SESSION.

The Speaker called the House to order at 7:30 p. m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Cannon, Cleary, Gleason, Moore, Nelsen, Nolan, Reader, Roesli and Westover; Representatives Anderson (Glen), Cannon, Cleary, Gleason, Moore, Nelsen, Nolan, Reader, Roesli and Westover having been excused.

Mr. Todd moved that the Committee on Public Utilities be excused, subject to call, to attend a joint hearing of the Committee on Public Utilities.

With the consent of the House, Mr. Todd withdrew his motion.

Upon motion of Mr. Waldron, the unexcused absentees were excused and the House proceeded with business under the call of the House.

PERSONAL PRIVILEGE.

MR. SCHADE: "Mr. Speaker: In arising to the question of personal privilege I desire to call the attention of the House to the charge made by the Senate as published in large, black headlines in this daily newspaper that I am holding in my hand, that this House is guilty of dilly-dallying and intentionally holding up much needed legislation. I resent this charge as a member of this body.

"The Senate again did nothing yesterday but adjourned early, while the House is working three times daily—last night until 11 o'clock and again tonight.

"The Senate is committing sabotage, driving spikes in the logs of legislation and throwing emery dust in the Wheels of State!

"Today its most important act was when it adopted a motion to adjourn—and the Ladies Sewing Society was so incapable of deciding that important question that its presiding officer had to toss a coin.

"We sent over to the Senate a bill slightly modifying the jurisdiction of a few justices of the peace and a few constables in the rural precincts of King County. The
Judiciary Committee of the Senate gravely decided that this Legislature was forbidden by Constitution from legislating in the same bill on judicial and executive officers, and eliminated the section affecting constables.

"But last week the Senate sent us the Liquor Control Committee's bill which seeks to set up a new super-executive endowed with the power to make criminal laws for all the people of the state, and in addition to this, this law seeks to set up an entirely new court to try charges against that executive commission, a court from which -- so this bill says, there is to be no appeal to the Supreme Court. And this in the face of the Constitutional provision that the Supreme Court shall have appellate jurisdiction in all proceedings involving $200.00 or more.

"The Liquor Control Bill provides in Section 75 that the power of issuing bonds shall be under the supervision and control of the State Liquor Control Board and the State Board of Finance, acting jointly, and further along in the same section that the power to issue bonds shall be exercised by the Liquor Control Board acting alone."

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bills Nos. 156 and 170, has compared same with the original bills and finds them correctly engrossed.

EDWIN L. EMBERICK, Chairman.

I concur in this report: Esther M. Lanz.

House Bill No. 11 (reported by Committee on Financial Institutions Other Than Banks): Majority report: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 27, 1933.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 40, entitled: "An Act relating to 'Tax Free Homes' within the State of Washington and providing the definition of such homes, including the personal property therein when used by the owner for the home comforts or happiness of such owner or members of his family, and fixing the estate and area of land which constitutes and may be included within said home, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 27, 1933.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 40, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

.................

Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 27, 1933.

MR. SPEAKER:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 35, entitled: "An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending
Chapter 80 of the Laws of 1917 as amended by Section 14 of Chapter 206 of the Laws of 1929," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John R. Jones, Chairman.

We concur in this report: Harry D. Austin, N. C. Mann, Z. A. Vane, W. A. Richmond, H. E. Christianson, Ernest R. Leber.

Passed to second reading.

Substitute House Bill No. 63 (reported by Committee on Roads and Bridges): Majority report: Do pass as amended.

Passed to second reading.

MOTION.

Mr. McDonald moved that the members of the Committee on Public Utilities be excused to attend the joint hearing of the Committee on Public Utilities, subject to the right to come out and vote.

After discussion, Mr. McDonald withdrew his motion.

SECOND READING OF BILLS.

Mr. McDonald moved that House Bills Nos. 63 and 64 be placed at the end of the second reading of bills on this day's calendar.

Mr. Miller moved as a substitute motion, that House Bills Nos. 63 and 64 be disposed of and that thereafter the call of the House be dispensed with.

Division was called for and the substitute motion was carried.

House Bill No. 64, by Representatives Miller, Compton, Herren, Edwards, Carty, Ledgerwood, Myers, Emerick, Haddon and Leber: Relating to transportation by motor vehicles over the public highways.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 64, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees therefor, amending Sections 5, 13, 15, 16, 21, 23, 25 and 28 of Chapter 166 of the Laws of 1933, and adding thereto Sections 1A, 3A and 14A; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 64 be substituted therefor and that it do pass.

Vic Skinner, Chairman.

Mr. Skinner moved that House Bills Nos. 63 and 64 be made a special order of business for 9:00 this evening.

Mr. Brown moved as an amendment to the motion by Mr. Skinner, that the hour be fixed at 9:30 this evening.

Mr. Magnuson demanded the previous question and the demand was sustained.

The Chair stated the question to be on the proposed amendment by Mr. Brown to Mr. Skinner's motion that the hour be changed to 9:30.
A division was called for, and the amendment by Mr. Brown was lost by a rising vote.

Mr. Burns moved that the motion by Mr. Skinner to make House Bills Nos. 63 and 64 a special order of business for 9:00 this evening be laid on the table.

The motion was lost.

Mr. Sullivan demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion by Mr. Skinner to make House Bills Nos. 63 and 64 a special order of business for 9:00 this evening.

Mr. Burns moved that the call of the House be dispensed with.

The motion was carried.

Mr. Burns moved that the House adjourn until 9:30 a.m., Friday, December 29, 1933.

The Speaker ruled that the motion to adjourn takes precedence over all other motions and is not debatable.

Mr. Post raised the point of order that there was a motion before the House to make House Bills Nos. 63 and 64 a special order of business for 9:00 this evening.

The Speaker: "The Chair has ruled that the motion to adjourn takes precedence over all other motions now before the House and that it is not debatable."

Mr. Miller: "Point of information. "Does that place the present calendar before us tomorrow morning?"

The Speaker: "It would have nothing to do with the present calendar."

A division was called for and the motion was declared lost, the vote being a tie.

Mr. Brunton moved that the House do now recess until 9:00 this evening.

The motion was carried.

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EVENING SESSION.

The Speaker called the House to order at 9:00 p.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Cannon, Carty, Cleary, Cohn, Collins, Easterday, Gehlen, Gleason, Haddon, Hall, Healy, Judson, Lanz, Ledgerwood, Luck, McGovern, Nelsen, Nolan, Reeves, Robbins, Roesli, Schade, Smith (Archibald), Wilson (James W.) and Wiswall; Representatives Anderson (Glen), Cannon, Cleary, Gleason, Nelsen, Nolan and Smith (Archibald) having been excused.

On motion of Mr. Burns, the House adjourned until 10:00 a.m., Friday, December 29, 1933.

S. R. Holcomb, Chief Clerk.
TWENTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, December 29, 1933.

The Speaker called the House to order at 10:00 a. m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan, all of whom had been excused.

Prayer was offered by Rev. Samuel Everton of the Central Baptist Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

Your Committee on Enrollment, to whom was referred House Bill No. 68, has compared same with the original bill and finds it correctly enrolled.

I concur in this report: Harry H. Brown.

HERBERT S. HARTER, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

Your Committee on Engrossment, to whom was referred Re-engrossed House Bill No. 69; also Engrossed House Bill No. 196, has compared same with the engrossed and original bills and finds them correctly re-engrossed and engrossed.

I concur in this report: Esther M. Lanz.

EDWIN L. EMERICK, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 3, entitled: "An Act providing a special proceeding for the recovery of possession of real property wrongfully detained," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WARREN G. MAGNUSON, Chairman.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 3, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Tim. Healy.

Passed to second reading.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 52, entitled: "An Act relating to deficiency judgments, amending Sections 1117 and 1118 of Chapter 2, Remington's Compiled Statutes, and repealing Section 1119 ..., Providing penalties and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

........................................,
Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 52, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WARREN G. MAGNUSON, Chairman.

We concur in this report: P. C. Shine, Judson W. Shorett.

Passed to second reading.

Mr. Speaker:

We, of your Judiciary Committee, to whom was referred House Bill No. 69, entitled: "An Act relating to the redemption of real estate sold at judicial sale, amending Section 595 of Remington's Revised Statutes, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass for the reason that the same is unconstitutional as to existing contracts.

WARREN G. MAGNUSON, Chairman.


Passed to second reading.

Mr. Speaker:

We, of your Judiciary Committee, to whom was referred House Bill No. 70, entitled: "An Act relating to the judgment, order of sale and satisfaction of judgments in sales under foreclosure of mortgages and declaring an emergency and amending Section 1118, Remington's Revised Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass for the reason that the same is unconstitutional, due to existing contracts.

WARREN G. MAGNUSON, Chairman.


Passed to second reading.

Mr. Speaker:

We, of your Judiciary Committee, to whom was referred House Bill No. 71, entitled: "An Act relating to the possession of real estate sold upon execution or foreclosure sale and repealing Section 602, Remington's Revised Statutes, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

WARREN G. MAGNUSON, Chairman.


Passed to second reading.
MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred House Bill No. 72, entitled: "An Act relating to the foreclosure of mortgages on real estate and providing for an issue of fact upon such procedure and amending Section 1116 of Remington's Revised Statutes and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

WARREN G. MAGNUSON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, the whole of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 76, entitled: "An Act relating to bonds issued by counties, cities, towns, school districts, port districts, metropolitan park districts and other municipal corporations, and amending Section 3, Chapter 151 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK GEHLEN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 97, entitled: "An Act permitting the State of Washington or any county, city, town, school district, or other political subdivision thereof, to allow the assignment of warrants, together with certain sums of money, for the payment of taxes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.


Passed to second reading.

House Bill No. 117 (reported by Committee on Public Morals): Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 145, entitled: "An Act relating to the investment and management of trust funds; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

TWENTY-SIXTH DAY, DECEMBER 29, 1933

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 145, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Warren G. Magnuson, Chairman.

I concur in this report: P. C. Shine.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 146, entitled: "An Act relating to delinquent special assessments and empowering incorporated cities and towns to accept certain bonds in payment thereof; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred House Bill No. 147, entitled: "An Act relating to the management, investment, control and deposit of capital, funds and properties of insurance companies operating in the State of Washington; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred House Bill No. 150, entitled: "An Act pertaining to the commencement of actions in certain cases, and suspending the right of action until March 15, 1935, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Mr. Speaker:

We, of your Judiciary Committee, to whom was referred House Bill No. 150, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Warren G. Magnuson, Chairman.

I concur in this report: P. C. Shine.

Mr. Miller moved that the rules be suspended, that the bill be advanced to second reading and read the second time in full.

Mr. Healy moved as a substitute motion that House Bill No. 150 be indefinitely postponed.

With the consent of the House, Mr. Healy withdrew his motion to indefinitely postpone House Bill No. 150.

Mr. Healy moved that Mr. Miller's motion to advance the bill to second reading be laid on the table.

The Chair stated the question before the House was the motion by Mr. Healy to lay on the table the motion to advance House Bill No. 150 to second reading.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion to lay on the table the motion by Mr. Miller to advance House Bill No. 150 to second reading, and the motion was carried by the following vote: Yeas, 40; nays, 39; absent or not voting, 20.


Those voting nay were: Representatives Allen, Anderson (Frank), Austin, Brown, Clark (A. W.), Clark (H. B.), Collins, Easterday, Fulkerson, Gehlen, Hall, Halleran, Herren, Lanz, Luck, Mann, McDonald, Miller, Neff, Palmetter, Peterson, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorett, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sullivan, Thompson, Titus, Todd, Wilson (John N.), Wiswall, Mr. Speaker—39.

Those absent or not voting were: Representatives Anderson (Glen), Burns, Cannon, Cleary, Cohn, Eddy, Emerick, Gleason, Harter, Magnuson, Mandery, McGovern, Nelsen, Nolan, Reader, Starrett, Stewart, Van Dyk, Westover, Wilson (James W.)—20.

On motion of Mr. Easterday, Rule 20 was suspended.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 154, entitled: "An Act relating to motor vehicles and repealing Section 16, Chapter 96 of the Laws of 1921 as amended by Chapter 80 of the Laws of..."
1929," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

VIC. SKINNER, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 168, entitled: "An Act relating to public employees, defining same, prescribing the duties of public officials with respect to the appointment of same, fixing penalties for the violation hereof and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. R. MAGNUSON, Chairman.

We concur in this report: Earl W. Benson, Edward L. Cochrane, Donald A. McDonald, Ronald Moore, W. A. Richmond, Chas. I. Roth, Judson W. Shorett.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

MR. SPEAKER:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 185, entitled: "An Act making appropriations for the payment of salaries of employees of a, and for the operation, maintenance and other expenses of the state institutions of higher education," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be rereferred to the Committee on Appropriations.

LULU D. HADDON, Chairman.


Upon motion of Mrs. Haddon, the committee report was adopted and House Bill No. 185 was rereferred to the Committee on Appropriations.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred House Bill No. 191, entitled: "An Act relating to and providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts and foreclosure of mortgages; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage district assessments in certain cases; granting courts additional powers to effect such purposes; granting to the Governor powers relating thereto; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass for the reason that the same is unconstitutional as to existing contracts.

Chairman.


Mr. Waldron moved that House Bill No. 191 be laid on the table.

Mr. Mann demanded a call of the House and the demand was sustained.
CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan, all of whom had been previously excused.

Upon motion of Mr. Adams, the House proceeded with business under the call of the House.

Mrs. Wanamaker moved as a substitute motion that House Bill No. 191 be indefinitely postponed.

The Speaker ruled the motion out of order.

A roll call was demanded on the motion to lay House Bill No. 191 on the table and the demand was sustained.

The Clerk called the roll and the motion to lay House Bill No. 191 on the table was lost by the following vote: Yeas, 33; nays, 59; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Aspinwall, Benson, Bilger, Bingham, Brunton, Cochrane, Cohn, Emery, Haddon, Healy, Hews, Jones, Johnson, Koehler, Leber, Ledgerwood, McDonnell, Moore, Myers, Ott, Post, Reader, Reeves, Sisson, Skinner, Smith (Vernon A.), Sorensen, Starrett, Waldron, Westover, Wilson (J. Ivan)—33.

Those voting nay were: Representatives Allen, Anderson (Frank), Austin, Brown, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Fulkerson, Gehlen, Gessell, Hall, Halleran, Harter, Herren, Judson, Lanz, Luck, Magnuson, Mandery, Mann, McDonald, McGovern, Miller, Neff, Palmer, Peterson, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Smith (Archibald), Smith (B. L.), Smith (J. B.), Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—59.

Those absent or not voting were: Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen, Nolan—7.

Mr. Waldron moved that House Bill No. 191 be indefinitely postponed. Debate ensued.

Representatives Mann, Roth, Herren, Luck, Roberts, Richmond, Schade, Emerick and Palmet, spoke in favor of the bill.

Representatives McDonald and Bingham spoke against the bill.

Mr. Waldron moved as a substitute motion that House Bill No. 191 be rereferred to the Judiciary Committee.

Mr. Roth: "Point of order.

"Under Rule 24 it is stated: 'When a question is under debate, no motion shall be received but the following, in the rank named: To postpone to a day certain; to commit or recommit, or to postpone indefinitely' are of equal rank. I insist that the motion to indefinitely postpone is of equal rank with the motion to commit or recommit, and the motion to indefinitely postpone takes precedence in that it was the first motion made."

The Chair so ruled.

Further debate ensued.

The Chair stated the question to be on the indefinite postponement of House Bill No. 191.

Mr. Mann demanded a roll call and the demand was sustained.
Mr. Brunton raised the question as to the effect of the indefinite postponement of the bill on a similar bill from the Senate.

Mr. Roth raised the point of order that under the rules, if a bill is indefinitely postponed, it or a similar measure cannot be considered again in the same session.

**The Speaker:** "If you indefinitely postpone this bill, the effect will be to endanger consideration of a similar bill from the Senate. If the bill is not indefinitely postponed it will be in a position to come on the calendar for second reading."

The Chair stated the question to be on the indefinite postponement of House Bill No. 191.

The Clerk called the roll and the motion to indefinitely postpone House Bill No. 191 was lost by the following vote: Yeas, 19; nays, 73; absent or not voting, 7.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Aspinwall, Benson, Bingham, Brunton, Cochrane, Healy, Hews, Koehler, Lanz, McDonald, McGovern, Moore, Ott, Reader, Sisson, Westover, Wilson (J. Ivan)—19.

Those voting nay were: Representatives Allen, Anderson (Frank), Austin, Bilger, Brown, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Jones, Johnson, Judson, Leber, Ledgerwood, Luck, Magnuson, Manbery, Mann, McDonnell, Miller, Myers, Neff, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—73.

Those absent or not voting were: Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen, Nolan—7.

The bill was passed to second reading.

Mr. McDonald moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

**REPORTS OF ENROLLMENT COMMITTEE.**

**Mr. Speaker:**

Your Committee on Enrollment, to whom was referred House Bill No. 6, has compared same with the engrossed bill, and finds it correctly enrolled.

_I concur in this report:_ Harry H. Brown.

**Mr. Speaker:**

Your Committee on Enrollment, to whom was referred House Bill No. 118, has compared same with the original bill and finds it correctly enrolled.

_I concur in this report:_ E. A. Palmeter.

The Speaker announced that he was about to sign House Bill No. 68, House Bill No. 6 and House Bill No. 118.

On motion of Mr. McDonald, the House was declared at recess until 2:00 p. m., this date.
The Speaker called the House to order at 2:00 p.m.
The Clerk called the roll and all members were present except Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gehlen, Gleason, Ledgerwood, Nelsen and Nolan; Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan having been excused.

REPORTS OF STANDING COMMITTEES.

House Bill No. 163 (reported by Committee on Banks and Banking):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 194, entitled: "An Act relating to Jazz Intoxication, providing for a commission to survey the effects thereof, and providing for confinement of persons affected thereby," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be tabled.

A. C. SMITH, Chairman.

We concur in this report: Florence W. Myers, Frank Anderson, J. Ivan Wilson, M. V. Easterday.

Upon motion of Mr. Smith (Archibald) the committee report was adopted and House Bill No. 194 was laid on the table.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Joint Memorial No. 17, petitioning Congress for a bridge across the canal constructed between Port Townsend Bay and Oak Bay, which bridge will connect Marrowstone Peninsula with the mainland, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

VIC. SKINNER, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

We, the whole of your Military Committee, to whom was referred Senate Bill No. 19, entitled: "An Act authorizing and empowering cities of the State of Washington, in which units of the National Guard of the State of Washington are stationed, or are to be stationed, to acquire sites for and to construct armories, and to issue and sell general obligation bonds for said purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

NELSON B. NEFF, Chairman.

We concur in this report: W. K. Reader, Fred Schade, James W. Wilson, M. V. Easterday, Edmund J. Miller, John N. Wilson, E. M. Starrett.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was re­ferred Senate Joint Memorial No. 4, relating to aggrieved taxpayers afforded a full and complete remedy at law by paying the offending tax under protest and instituting suit to recover any part of the tax claimed to be illegal with interest and costs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HARRY D. AUSTIN, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:
The Senate has adopted Senate Concurrent Resolution No. 7; also
The Senate has passed House Bill No. 118, and the same are herewith trans­mitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:
The Senate has adopted Engrossed Senate Joint Resolution No. 16, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:
The President has signed House Bill No. 6; also
House Bill No. 68; also
House Bill No. 118, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

FIRST READING OF SENATE BILLS.
The following bills were read first time by title and acted upon as indicated:

Senate Bill No. 73, by Senators Todd and Roup: An Act relating to the removal of Regents and Trustees of Institutions of Higher Education.
Referred to Committee on Educational Institutions.

Senate Joint Memorial No. 9, by Senator Hartwell: Relating to the Civilian Conservation Corps and the carrying on of its activities.
Referred to Committee on Unemployment Relief.

Senate Concurrent Resolution No. 7, by Senator Barnes: Relating to introduction of Senate Joint Resolution.

On motion of Mrs. Wanamaker, the rules were suspended, Senate Con­current Resolution No. 7 was advanced to second reading and read the second time in full.

On motion of Mrs. Wanamaker the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and the resolution was adopted.
Engrossed Senate Joint Resolution No. 16, by Senator Barnes: Relating to allocation of funds to the respective counties in devastated areas.

On motion of Mrs. Wanamaker, the rules were suspended and the resolution was advanced to second reading and read the second time in full.

On motion of Mrs. Wanamaker, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third and the resolution was placed on final passage. It passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Benson, Bilger, Bingham, Brown, Brunton, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Johnson, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reader, Reeves, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—86.

Those absent or not voting were: Representatives Anderson (Glen), Austin, Burns, Cannon, Clark (H. B.), Cleary, Eddy, Gleason, Jones, Ledgerwood, Nelsen, Nolan, Richmond—13.

The resolution, having received the constitutional majority, was declared passed.

SECOND READING OF BILLS.

House Bill No. 64, by Representatives Miller, Compton, Herren, Edwards, Carty, Ledgerwood, Myers, Emerick, Haddon and Leber: Relating to transportation by motor vehicles over public highways.

Mr. Skinner moved that Substitute House Bill No. 64 be substituted for House Bill No. 64 and that the substitute bill be read in place of the original bill.

The motion was carried.

Mr. Miller demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Adams, Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan; Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan having been excused.

With the consent of the House, Representatives McDonald, Anderson (B. Roy) and Cohn were excused, subject to call, to meet with the Senate Committee on Rules and Order.

On motion of Mr. Sullivan, the unexcused absentee was excused, and the House proceeded with business under the call of the House.

Substitute House Bill No. 64 was read the second time in full.
Mr. Schade moved the adoption of the following amendment:

Amend Section 1 of the bill by adding after paragraph "g" a new paragraph to be known as paragraph "h", to read as follows: "That the term 'taxicab' shall be held and construed to mean a motor driven vehicle, used upon the streets and highways of incorporated cities or towns, of five passenger cars or less capacity, equipped with a taximeter for determining the amount of fare to be charged, and operated under ordinances of incorporated cities or towns."

Mr. Vane moved that the amendment by Mr. Schade be laid on the table without taking the bill with it.

The motion to table the amendment was lost.

The amendment was adopted.

Upon motion of Mr. Post, the following amendment was adopted:

Amend Sec. 2 of the Substitute House Bill No. 64 by adding thereto a new subsection following subsection "f", to be known as subsection "g" and to read as follows:

"g. The Department shall prescribe forms of application for certificates of public convenience and necessity for the use of prospective applicants, and shall make regulations for the filing thereof. All applications for such certificates shall be accompanied by an application fee of twenty-five dollars ($25.00)."

Honorable Albert Johnson, former Congressman from the Third Congressional District, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Westover.

Mr. McDonald moved that the rules be suspended and that the Honorable Albert Johnson be given a few moments to address the House.

The motion was carried.

Former Congressman Johnson delivered a short address.

On motion of Mr. McDonald, the House returned to the regular order of business.

Upon motion of Mr. Burns, the following amendment was adopted:

Amend Section 11, line 7 of the mimeographed bill, after the words "for hire car", insert the following: "not including taxicabs operating exclusively within the limits of any incorporated city or town."

Mr. Roesli moved the adoption of the following amendment:

Amend Section 11, in lines 10 and 11, page 9; after the words "carrying capacity of" strike the words and figure "one-half (1/2)" and substitute therefor the words and figures "one and one-half (1 1/2)".

Mr. Van Dyk moved that the amendment by Mr. Roesli be laid on the table without taking the bill with it.

The motion to table the amendment was lost.

The amendment was adopted.

Upon motion of Mr. Cochrane, the following amendment was adopted:

Amend Section 11 of the mimeographed bill, line 9, page 9, strike the word "further."

Amend Section 11, line 12 of the mimeographed bill, strike the period "." and insert in lieu thereof a colon ":" and add the following: "Provided, further, That license plates may be issued for trucks and trailers for the period commencing January
first of any year and extending to July first of said year upon payment of one-half (½) of the fees in this section provided for, plus an additional fee of two dollars ($2.00); and for the period commencing July first of any year and extending to January first of the following year, upon payment of one-half (½) of the fees in this section provided for."

Upon motion of Mr. Schade, the following amendment was adopted:

Amend Section 11 in the next to the last paragraph by striking the period ":" after the word "hire" and inserting in lieu thereof the following: ": And, Provided, further, That taxicabs shall not be construed as for hire cars or auto stages within the meaning of this section."

Mr. Mann moved the adoption of the following amendment:

Amend Section 11, line 14. Strike the figures "95c" and insert in lieu thereof the figures "$1.05."

The amendment was lost.

Mr. Cochrane moved the adoption of the following amendment:

Amend Section 11, line 10, page 9. After the word "trucks" add "of one and one-half (1 ½) ton capacity."

The amendment was lost.

Upon motion of Mr. Post, the following amendment was adopted:

Amend Section 11 as follows: In the first line of the last paragraph of said section, strike the word "increased."

Upon motion of Mr. Miller, the following amendment was adopted:

Following Section 16, add a new section to be known as Section 17 and to read as follows:

"SEC. 17. If any of the provisions of this act are or shall be in conflict with any of the provisions of Chapter 111 of the Laws of 1921 or acts amendatory thereto, then this act shall supersede any such conflicting provisions of said Chapter 111 or acts amendatory thereto."

Upon motion of Mr. Miller, the following amendment was adopted:

Amend Section 17 of the substitute bill by renumbering Section 17, to read: "SEC. 18."

On motion of Mr. Miller, the following amendment was adopted:

Amend the title—in line 7 of the mimeographed bill, after the word "act" add the following: "repealing provisions of existing laws in conflict herewith."

The bill was passed to third reading and ordered engrossed.


JOURNAL OF THE HOUSE

We, a majority of your Committee on Roads and Bridges, to whom was referred Substitute House Bill No. 63, entitled: "An Act providing for supervision and regulation of the transportation of persons, express and baggage, for compensation over public highways by motor propelled vehicles, for the supervision thereof by the Department of Public Works; defining crimes and fixing penalties therefor; and amending Sections 1, 2, 4 and 5 of Chapter 111 of the Laws of 1921," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Substitute House Bill No. 63 by adding a new section to be known as Section 2½, to read as follows:

"SEC. 2½. That Section 3 of Chapter 111 of the Laws of 1921, be amended to read as follows:
"Section 3. The "Commission" of the State of Washington is hereby vested with power and authority, and it is hereby made its duty to supervise and regulate every auto transportation company in this state as such to fix, alter and amend just, fair, reasonable and sufficient rates, fares, charges, classifications, rules and regulations of each such auto transportation company; to regulate the accounts, service and safety of operations of each such auto transportation company; to require the filing of annual and other reports and of other data by such auto transportation companies; and to supervise and regulate auto transportation companies in all other matters affecting the relationship between such auto transportation companies and the traveling and shipping public: Provided, That the Commission when ascertaining the amount of the investment of any certificate holder for the purpose of fixing rates thereon shall not include as a part of such investment any sum in excess of the actual cost of said certificate to the original certificate holder. The Commission shall have power and authority, by general order or otherwise, to prescribe rules and regulations in conformity with this act, applicable to any and all such auto transportation companies; and within such limits shall have power and authority to make orders and to prescribe rules and regulations affecting auto transportation companies.

"The Commission may, at any time, by its order duly entered after a hearing had upon notice to the holder of any certificate hereunder, and an opportunity to such holder to be heard, at which it shall be proven that such holder wilfully violates or refuses to observe any of its proper orders, rules or regulations, suspend, revoke, alter or amend any certificate issued under the provisions of this section, but the holder of such certificate shall have all the rights of re-hearing, review and appeal as to such order of the Commission as is provided for in Section 6 of this act."

Amend Section 3, line 13 of the printed bill; after the word "hearing" strike the comma.

Amend Section 3, line 14 of the printed bill; after the word "holder" add the words "or holders."

Amend Section 3, line 14 of the printed bill; after the word "act" strike the rest of the subject matter down to and including the comma after the word "Commission" in line 14 of the printed bill.

Amend Section 3, line 19 of the printed bill; after the word "certificate" strike the word "to."

Amend the bill by adding a new section to be known as Section 5, to read as follows:

"Sec. 5. This act is necessary for the immediate preservation of the public peace, health and safety, and the support of the state government and its existing institutions, and shall take effect immediately."


Mr. Waldron spoke on House Bill No. 63 and then moved that the bill be laid on the table.

The Speaker ruled the motion out of order.

Mr. Anderson (B. Roy) moved that House Bill No. 63 be laid on the table.

A division was called for and the motion to lay House Bill No. 63 on the table was lost.

Mr. Skinner moved that Substitute House Bill No. 63 be read in place of House Bill No. 63.

The bill was read the second time by sections.

Upon motion of Mr. Skinner, the committee amendments were adopted. Upon motion of Mr. Post, the following amendment was adopted: Amend the title by striking the period "," after the figures "1921" and adding the following: "and adding a new section thereto and declaring an emergency."

The bill was passed to third reading and ordered engrossed.
House Bill No. 215, by Representative Magnuson: Relating to the creation of a council for planning the economical development of the natural, agricultural and industrial resources of the state.

Mr. Speaker:

House of Representatives,
Olympia, Wash., December 27, 1933.

We, a majority of your Committee on Unemployment Relief, to whom was referred House Bill No. 215, entitled "An Act creating a council for planning the economical and orderly development of the natural, agricultural and industrial resources of the state; defining its powers and duties; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the title by striking the whole thereof and inserting the following:

"An Act relating to the natural, agricultural and industrial resources of the state, providing for surveys thereof and plans for conservation, development and utilization of the same; the planning of public works, creating a state planning council, defining the powers and duties thereof, and declaring an emergency."

Amend Section 1, by striking the whole thereof and inserting the following:

"Section 1. There is hereby created an agency to be known as the Washington State Planning Council, consisting of nine members to be appointed by the Governor. The members shall be selected without regard to political affiliation, and they shall serve without compensation but shall be repaid actual and necessary expenses incurred in the performance of their duties. The terms of the members first appointed shall be three for the term of six years, three for the term of four years, and three for the term of two years; thereafter the term of each member shall be six years from and after the expiration of the term of his predecessor. Members shall be removed only for cause. Vacancies shall be filled by the Governor. The members shall select one of their members as chairman. The council may employ an executive secretary and technical, clerical and other assistance."

Amend Section 2 of the printed bill by making it Section 3, and insert a new Section 2, as follows:

"Sec. 2. In order that the people of the State of Washington shall realize the greatest possible benefit from the natural, agricultural, industrial and other resources of the state, including (a) agriculture, horticulture and animal husbandry, (b) communication and transportation facilities, (c) electrical energy, (d) fisheries, (e) forests, (f) industrial and commercial establishments, (g) lands, (h) mines and minerals, (i) rivers and harbors, (j) water and water power (k) wild life, and recreational facilities, the Council shall have power and it shall be its duty:

"(1) To make inquiries, investigations and surveys concerning the resources of all sections of the state.

"(2) To assemble and analyze the data thus obtained, and to formulate plans for the conservation of such resources and the planned and systematic utilization and development thereof.

"(3) To make recommendations, from time to time, as to the best methods of such conservation, utilization and development.

"(4) To cooperate with the United States, other states or territories and their agencies, and the departments of the State of Washington and all other public agencies of this state in such planning, conservation, utilization and development of resources."

Amend Section 3 by striking the whole thereof and inserting a new section to be numbered Section 4, as follows:

"Sec. 4. The council, or any member thereof, may hold public hearings and may compel the attendance of witnesses and the production of evidence. State, county and municipal officials shall furnish such data pertaining to their respective offices as the commission may require."

Amend Section 4 by striking the whole thereof.

Amend Section 5 by striking the whole thereof.

Amend Section 6 by renumbering it and making it "Sec. 4."

John R. Sullivan, Chairman.


The bill was read the second time by sections.
Upon motion of Mr. Magnuson, the committee amendments were adopted.

Mr. Easterday moved the adoption of the following amendment:
Amend Section 1, line 2. After the word “governor” add the words “state treasurer and state land commissioner.”

Mr. Magnuson moved that the amendment by Mr. Easterday be laid on the table without taking the bill with it.

The motion was carried.

Upon motion of Mr. Magnuson, the following amendments were adopted:
Amend Section 2, subsection 2. After the word “thereof” strike the period “.” and insert in lieu thereof a colon “:” and add the following: “Provided, however, That in any planned development of publicly owned utilities within the state such plans shall fit into the now planned development of such utilities.”

Amend Section 2, subsection 3. After the word “development” strike the period “.” and insert in lieu thereof a colon “:” and add the following: “Provided, however, That development of publicly owned utilities shall be in conformity with the now planned development of such utilities within the state.”

Upon motion of Mr. Ott, the following amendment was adopted:
Amend Section 2, in lines 2 and 3 of the printed bill, by striking the words “state highways, county highways.”

Mr. Christianson moved that House Bill No. 215 be laid on the table.

A division was called for and the motion to lay on the table House Bill No. 215 was carried.


Mr. Neff moved that House Bill No. 168 be laid on the table.

A division was called for and the motion to lay on the table was lost.

Mr. McDonald moved that the rules be suspended and the House revert to the fifth order of business.

The motion was carried.

Mr. Brunton moved that the call of the House be dispensed with.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 140, entitled “An Act relating to the liability of school districts and school district officers, agents and employees, and amending Section 1, Chapter 92, Laws of 1917,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Grant C. Sisson, Chairman.

We concur in this report: Pearl A. Wanamaker, D. N. Judson, H. E. Clark, John R. Sullivan, Harry H. Brown; A. E. Mandery, Chas. I. Roth, Lulu D. Haddon.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:

We, a minority of your Committee on Education, to whom was referred House Bill No. 140, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

.............................., Chairman.

We concur in this report: A. W. Clark, Ivan J. Compton.

Passed to second reading.

8—H
MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred House Bill No. 178, entitled "An Act to restore, protect and stabilize the credit of the state, counties, cities, towns and school districts of the state; creating a debt; authorizing the issuance and sale and/or pledge of state bonds; creating a fund to be known as the 'General Stabilization Fund'; making an appropriation therefrom; creating a sinking fund to be known as the 'General Stabilization Bonds Retirement Fund'; providing that the receipts derived from the payments and retirement of the county, city, town and school district warrants purchased from the proceeds of the sale of said bonds to be applied to payment of interest and principal of said bonds; providing for tax levy to cover any deficiency therein, making an appropriation therefrom and declaring an emergency and that the act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WARREN G. MAGNUSON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

MR. SPEAKER:

We, a majority of your Committee on Education, to whom was referred House Bill No. 198, entitled "An Act relating to Fathers' Day and providing for the observance thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GRANT C. Sisson, Chairman.

We concur in this report: John R. Sullivan, Pearl A. Wanamaker, D. N. Judson, A. W. Clark, Ivan J. Compton, H. B. Clark, Harry H. Brown, A. E. Mandery, Chas. I. Roth, Lulu D. Haddon.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

MR. SPEAKER:

We, a minority of your Committee on Education, to whom was referred House Bill No. 198, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Vernon A. Smith.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1933.

MR. SPEAKER:

We, of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 207, entitled "An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the state director of licenses in connection therewith, prescribing penalties for the violation thereof; making an appropriation and declaring that this act shall take effect June 1, 1934, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILL W. WENTWORTH, Chairman.

We concur in this report: Martin J. B. Johnson, Jos. F. Koehler, Frank Burns, James W. Wilson, W. L. Bilger.

Passed to second reading.
TWENTY-SIXTH DAY, DECEMBER 29, 1933

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 210, entitled "An Act amending Section 6991 of Remington's Compiled Statutes, creating the Grain and Hay Inspection Fund, and making an appropriation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. E. PETERSON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 211, entitled "An Act relating to insect pests causing damage to agricultural and vegetable seeds and adding a new section to Chapter 183 of the Session Laws of 1919, to be known as Section 2820-1 (Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. E. PETERSON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 212, entitled "An Act relating to insect pests causing damage to agricultural and vegetable seeds and adding a new section to Chapter 183 of the Session Laws of 1919, to be known as Section 2820-1 (Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. E. PETERSON, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 100, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:

The President has signed Senate Bill No. 72, and the same is herewith transmitted.

Geo. E. Starr, Secretary.
Mr. SPEAKER:

The President has signed Senate Joint Resolution No. 16, also Senate Concurrent Resolution No. 7, also Senate Joint Memorial No. 5, also Senate Bill No. 56, and the same are herewith transmitted.

Geo. E. STARR, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 56, Senate Bill No. 72, Senate Concurrent Resolution No. 7, Senate Joint Memorial No. 5 and Senate Joint Resolution No. 16.

Upon motion of Mr. McDonald, the House returned to the regular order of business.

NOTICE OF RECONSIDERATION.

Mr. Mann gave notice that on the next working day he would move that the House reconsider the vote by which House Bill No. 215 was laid on the table.

COMMUNICATION.

Gratefully acknowledging and thanking you for the flowers and your kind expression of sympathy.

RELATIVES OF DANIEL LANDON.

On motion of Mr. McDonald, the House adjourned until 10:00 a.m., Saturday, December 30, 1933.

Geo. F. YANTIS, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SEVENTH DAY.

MORNING SESSION.

House of REPRESENTATIVES,
OLYMPIA, WASH., Saturday, December 30, 1933.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Koehler, Nelsen and Nolan; Representatives Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan having been excused.

Prayer was offered by Rev. Samuel Everton of the Central Baptist Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

MOTIONS.

Mr. McDonald moved that Engrossed Senate Bill No. 7, known as "The Steele Bill," be ordered out of committee at this time.

Mr. Miller moved as an amendment to the motion by Mr. McDonald that Engrossed Senate Bill No. 7 be ordered out "as amended."
Mr. Roberts moved as a substitute motion that House Bill No. 38 be ordered out in place of Senate Bill No. 7.

Mr. Austin moved that the substitute motion by Mr. Roberts be laid on the table without taking the bills with it.

The motion to lay Mr. Roberts' substitute motion on the table was carried.

The Speaker: "May the Speaker state his understanding of the matter? The bill at present is in committee, has lain there for ten days or more. Under the rules, the committee is required to report out a bill within ten days. It is placed in committee for consideration and recommendation, either 'do pass' or 'do not pass' or for the preparation and proposal of amendments. In order to recommend amendments, they should be presented as a part of the report and should come to the House as committee recommendations. It would be necessary that a report, signed by the members making the recommendations, accompany the bill.

"Now, the Speaker does not know what has taken place, but from the remarks made it appears that no report has been made or signed at this time by the members of the Committee on Liquor Control. If the bill comes out now, it will have to come out without recommendation. That matter is not as important as may appear on the surface, for precisely the same amendments may be proposed by any of the members of the committee and will get the same consideration on the floor. They do not become amendments to the bill until acted upon on the floor.

"Therefore, the motion by Mr. Miller is out of order."

Mr. Mann moved, as a substitute motion, that the Steele Liquor Control Bill (Engrossed Senate Bill No. 7) and all other measures relating to liquor control now in the Committee on Liquor Control be reported out and brought on the floor for consideration by the House as a committee of the whole.

Debate ensued.

With the consent of the House, Mr. Mann amended his motion to read as follows:

"That the Steele Liquor Control Bill and all other measures relating to liquor control now in the Committee on Liquor Control be reported out immediately."

Mr. Vane demanded the previous question and the demand was sustained.

The Chair stated the question to be on the motion by Mr. Mann that the Steele Liquor Control Bill and all other measures relating to liquor control now in the Committee on Liquor Control be ordered out immediately.

A division was called for and the motion was carried by a rising vote.

Mr. Brown moved that House Bill No. 106, now in the Committee on Rules and Order, be rereferred to the Committee on Labor and Labor Statistics.

The motion was carried.

On motion of Mr. Austin, Rule 20 was suspended.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:
The Senate has passed House Bill No. 28; also Engrossed House Bill No. 129, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. Speaker:
The Senate has passed Senate Bill No. 31, and the same is herewith transmitted.

Geo. E. Starr, Secretary.
Mr. Speaker:
The Senate has passed Engrossed Senate Bill No. 37, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Speaker:
The Senate has passed Senate Bill No. 59; also Senate Bill No. 61, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:
The Senate has passed House Bill No. 107 with the following amendment:
Amend Section 2, being line 11 of the original bill, same being line 6 of the printed bill, by striking the word "or" between the words "contract" and "persons" and inserting in lieu thereof the word "of", and the same is herewith transmitted.

Geo. E. Starr, Secretary.

On motion of Mr. Sullivan, the Senate amendments to House Bill No. 107 were concurred in.

The Clerk called the roll and the House passed House Bill No. 107, as amended by the Senate, by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Bilger, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Halleran, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Luck, Magnuson, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roessli, Schultz, Shire, Shoretter, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—76.

Those absent or not voting were: Representatives Anderson (Frank), Anderson (Glen), Austin, Benson, Bingham, Cannon, Cleary, Cochrane, Eddy, Gleason, Harter, Healy, Koehler, Ledgerwood, Mandery, Mann, Nelsen, Nolan, Roth, Schade, Waldron, Westover, Wilson (J. Ivan)—23.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:
The Senate has passed Engrossed House Bill No. 14 with the following amendments:
Amend Section 1, being lines 11 to 13 inclusive, of the engrossed bill, same being line 5 of the printed bill, by striking the words "and shall be punished by imprisonment in the state penitentiary for life, unless the jury shall find that the punishment shall be death," and inserting in lieu thereof "and upon conviction thereof shall be punished by death or by imprisonment in the state penitentiary for life as the jury shall determine;"
Amend by adding a new section to immediately follow Section 2, to be known as Section 3 to read as follows:

"SEC. 3. It shall be a felony for two or more persons to enter into an agreement, confederation or conspiracy to commit kidnapping in the first degree or kidnapping in the second degree as the same are in this act defined, and in any prosecution for a violation of the provisions of this section it shall not be necessary to prove that any overt act has been done in furtherance of such agreement, confederation or conspiracy in order to prove the commission of such crime."

To amend by adding a new section to immediately follow Section 3, and to be known as Section 4, to read as follows:

"SEC. 4. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Amend the title by striking out the period at the end of the title and inserting in lieu thereof "and declaring that this act shall take effect immediately."; and the same is herewith transmitted.

GEO. E. STARR, Secretary.

On motion of Mr. Magnuson, the Senate amendments to House Bill No. 14 were concurred in.

The Clerk called the roll and the House passed House Bill No. 14, as amended by the Senate, by the following vote: Yeas, 74; nays, 7; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Cohn, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halloran, Harter, Herren, Hews, Johnson, Judson, Lanz, Leber, Ledgerwood, Luck, Magnuson, McDonald, McDonnell, McGovern, Myers, Neff, Ott, Peterson, Post, Reader, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—74.

Those voting nay were: Representatives Clark (H. B.), Collins, Mann, Miller, Palmeter, Shine, Smith (J. B.)—7.

Those absent or not voting were: Representatives Anderson (Glen), Cannon, Cleary, Cochrane, Eddy, Gleason, Healy, Jones, Koehler, Mandery, Moore, Nelsen, Nolan, Reeves, Starrett, Wanamaker, Westover, Wilson (J. Ivan)—18.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

EXPLANATIONS OF VOTE.

MR. COLLINS: "I am not in favor of kidnaping, but under no consideration will I vote for capital punishment, as I don't think it is right."

MR. MANN: "I voted 'no' for the same reason."

MR. SHINE: "I voted 'no' for the same reason."

MOTIONS.

Upon motion of Mr. Magnuson, the House reverted to the fourth order of business.

Mr. Mann moved that the House do now reconsider the vote by which House Bill No. 215 was laid on the table.

The Speaker called Mr. Waldron to preside.
Debate ensued, and Representatives Bilger, Sullivan, Yantis, Burns, Richmond, McDonnell, Roth, Todd and Adams spoke in favor of the motion. Representative Palmeter spoke against the motion.

Mr. Neff demanded the previous question and the demand was sustained.

The Chair (Mr. Waldron presiding) stated the question to be on the motion by Mr. Mann that the House do now reconsider the vote by which House Bill No. 215 was laid on the table.

The motion was carried.

The Chair (Mr. Waldron presiding) stated that the question before the House was the motion made the previous day by Mr. Christianson that House Bill No. 215 be laid on the table.

The motion was lost, and House Bill No. 215 was lifted from the table.

Upon motion of Mr. McDonald, the House returned to the seventh order of business.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., December 29, 1933.

Mr. SPEAKER:

The Senate has passed Engrossed House Bill No. 180 with the following amendments:

Amend Section 11 by striking all of lines 1 and 2 of the printed bill, beginning with the words “The Director” in line 1, up to and including the word “Washington” in line 2, and inserting in lieu thereof the words: “The Secretary of State, the Director of Conservation and Development and the Director of the Extension Service of the Washington State College.”

Amend Section 11 in line 4 of the printed bill by striking the word “Chairman” and inserting in lieu thereof the word “Secretary.”

Amend the title in line 19 thereof by striking the words “declaring this act an emergency,” and further amend the title by striking the period (.) after the word “purposes” in line 21, and inserting in lieu thereof the following: “and declaring that this act shall take effect immediately.”; and the same is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. Peterson moved that the House do concur in the Senate amendments to Engrossed House Bill No. 180.

Mr. Schade moved as a substitute motion that the House do not concur in the Senate amendments to Engrossed House Bill No. 180, and that the Senate be asked to recede therefrom.

The Speaker declared the motion by Mr. Schade out of order in that it was exactly the reverse motion to the motion before the House.

The previous question was demanded and the demand was sustained.

The Chair stated the question to be on the motion by Mr. Peterson that the House do concur in the Senate amendments to Engrossed House Bill No. 180.

The motion was carried.

The Clerk called the roll and the House passed Engrossed House Bill No. 180, as amended by the Senate, by the following vote: Yeas, 73; nays, 4; absent or not voting, 22.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Christianson, Clark (A. W.), Cochrane, Cohn, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Leber, Ledgerwood, Mann, McDon-
TWENTY-SEVENTH DAY, DECEMBER 30, 1933

ald, McDonnell, McGovern, Miller, Myers, Neff, Ott, Palmetter, Peterson, Reader, Reeves, Robbins, Roberts, Roesli, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—73.

Those voting nay were: Representatives Clark (H. B.), Post, Schade, Westover—4.

Those absent or not voting were: Representatives Allen, Anderson (Glen), Benson, Burns, Cannon, Carty, Cleary, Collins, Compton, Eddy, Emerick, Gleason, Halleran, Lanz, Luck, Magnuson, Mandery, Moore, Nelsen, Nolan, Richmond, Roth—22.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

Upon motion of Mr. McDonald, the House advanced to the tenth order of business.

THIRD READING OF BILLS.

Engrossed House Bill No. 170, by Representatives Vane, Easterday, Richmond, Hall, Fulkerson, Brown, Johnson, Lanz, Herren and Roth: Relating to collection of personal property taxes.

On motion of Mr. Vane, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 78, nays, 2; absent or not voting, 19.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Leber, Ledgerwood, Luck, Magnuson, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmetter, Peterson, Post, Reader, Reeves, Robbins, Roberts, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—78.

Those voting nay were: Representatives Healy, Roesli—2.

Those absent or not voting were: Representatives Allen, Anderson (Frank), Anderson (Glen), Benson, Burns, Cannon, Cleary, Collins, Compton, Eddy, Emerick, Gleason, Lanz, Mandery, Nelsen, Nolan, Richmond, Stewart, Wilson (J. Ivan)—19.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 156, by Representative Edwards: Relating to the business of production and transporting natural gas and/or crude oil or petroleum or the products thereof.

Mr. Edwards moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

Mr. Edwards and Mr. Roth spoke for the bill.
Mr. Schade demanded the previous question and the demand was sustained.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 156 and it passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Leber, Ledgerwood, Luck, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorrett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—82.

Those absent or not voting were: Representatives Adams, Allen, Anderson (Glen), Cannon, Cleary, Collins, Compton, Eddy, Emerick, Gleason, Lanz, Magnuson, Nelsen, Nolan, Stewart, Sullivan, Titus—17.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Edwards, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 156 to the Senate.

With the consent of the House, Mr. Anderson (Frank) was excused.

House Bill No. 47, by Representative Ledgerwood: Making an appropriation for traveling expenses of Superior Court Judges in districts comprising more than one county, while traveling on judicial business.

On motion of Mr. Ledgerwood, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roth, Schultz, Shine, Shorrett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—77.

Those voting nay were: Representative Roesli—1.

Those absent or not voting were: Representatives Allen, Anderson (Frank), Anderson (Glen), Burns. Cannon, Cleary, Cohn, Collins, Compton,

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker resumed the chair.

REPORT OF ENGROSSMENT COMMITTEE.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bills Nos. 63 and 64, has engrossed.

Edward L. Emerick, Chairman.

I concur in this report: Esther M. Lanz.

Mr. Miller demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Anderson (Frank), Anderson (Glen), Cannon, Cleary, Collins, Compton, Eddy, Gleason, Nelsen, Nolan and Schade; Representatives Anderson (Frank), Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan having been excused.

On motion of Mr. Mann, Mr. Collins was excused.

On motion of Mr. Cohn, the unexcused absentees were excused and the House proceeded with business under the call of the House.

THIRD READING OF BILLS.

Engrossed Substitute House Bill No. 64, by Committee on Roads and Bridges: Relating to transportation by motor vehicles over the highways of the State of Washington.

On motion of Mr. Skinner, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the house by the following vote: Yeas, 84; nays, 4; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler; Lanz, Leber, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Neff, Ott, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roth, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—84.

Those voting nay were: Representatives Luck, Palmeter, Roesli, Schultz—4.

Those absent or not voting were: Representatives Anderson (Frank), Anderson (Glen), Cannon, Cleary, Collins, Compton, Eddy, Gleason, Nelsen, Nolan, Schade—11.
The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Miller moved that the regular number of copies of Engrossed Substitute House Bill No. 64 be printed, as amended, before transmittal to the Senate.

The motion was carried.

**NOTICE OF RECONSIDERATION.**

Mr. Mann gave notice that on Tuesday, January 2, 1934, he would move that the House reconsider the vote by which it passed Engrossed Substitute House Bill No. 64.

**Engrossed Substitute House Bill No. 63,** by Committee on Roads and Bridges: Providing for supervision and regulation of the transportation of persons, express and baggage for compensation over the public highways by motor propelled vehicles.

Mr. Emerick moved that Engrossed Substitute House Bill No. 63 be laid on the table.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion by Mr. Emerick to lay on the table Engrossed Substitute House Bill No. 63, and the motion was lost by the following vote: Yeas, 37, nays, 51; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Aspinwall, Austin, Benson, Bilger, Bingham, Brunton, Burns, Dolsen, Easterday, Emerick, Gehlen, Hall, Healy, Hews, Koehler, Luck, Miller, Moore, Myers, Ott, Reader, Roberts, Sisson, Smith (B. L.), Smith (Vernon A.), Sorensen, Stewart, Thompson, Todd, Vane, Waldron, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.)—37.

Those voting nay were: Representatives Brown, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Edwards, Emery, Fulkerson, Gessell, Haddon, Halleran, Harter, Herren, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Neff, Palmetter, Peterson, Post, Reeves, Richmond, Robbins, Roesli, Roth, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (J. B.), Starrett, Sullivan, Titus, Van Dyk, Wanamaker, Wilson (James W.), Wiswall, Mr. Speaker—51.

Those absent or not voting were: Representatives Anderson (Frank), Anderson (Glen), Cannon, Cleary, Collins, Compton, Eddy, Gleason, Nelsen, Nolan, Schade—11.

Mr. Skinner moved that the rules be suspended, the second reading considered the third, and the bill be placed on final passage.

Mr. Titus moved as a substitute motion that the rules be suspended and that Engrossed Substitute House Bill No. 63 be returned to second reading for the purpose of amendment.

The substitute motion was carried.

Mr. Titus moved the adoption of the following amendment:

Amend Section 3, line 20, page 2 of the printed bill, after the word "require" add the following: "The Commission shall also have the power to issue two certificates to operators of passenger busses operating on the public highways when public con-
Debate ensued.

With the consent of the House, Mr. Titus withdrew his amendment.

Mr. Skinner moved that the rules be suspended and the bill advanced to third reading.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion to advance the bill to third reading, and the motion was lost by the following vote: Yeas, 57; nays, 31; absent or not voting, 11.

Those voting yea were: Representatives Adams, Austin, Brown, Carty, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Dolsen, Edwards; Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, McGovern, Myers, Neff, Palmetter, Peterson, Post, Reeves, Richmond, Robbins, Roesli, Roth, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Starrett, Sullivan, Thompson, Titus, Van Dyk, Wanamaker, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—57.

Those voting nay were: Representatives Allen, Anderson (B. Roy), Aspinwall, Benson, Bilger, Bingham, Brunton, Burns, Christianson, Easterday, Emerick, Healy, Hews, Koehler, Luck, Mann, Miller, Moore, Ott, Reader, Roberts, Sisson, Smith (Vernon A.), Sorensen, Stewart, Todd, Vane, Waldron, Wentworth, Westover, Wilson (J. Ivan)—31.

Those absent or not voting were: Representatives Anderson (Frank), Anderson (Glen), Cannon, Cleary, Collins, Compton, Eddy, Gleason, Nelsen, Nolan, Schade—11.

The motion, having failed to receive the necessary two-thirds vote, was declared lost.

**MOTION.**

Mr. Westover moved that the House do now reconsider the vote by which it failed to advance Engrossed Substitute House Bill No. 63 to third reading.

The motion was carried.

**RECONSIDERATION.**

The Chair stated the question to be on the motion by Mr. Skinner to suspend the rules and advance Engrossed Substitute House Bill No. 63 to third reading.

The motion was carried.

On motion of Mr. Skinner, the rules were suspended, the second reading considered the third, the bill was placed on final passage and it passed the House by the following vote: Yeas, 50; nays, 38; absent or not voting, 11.

Those voting yea were: Representatives Adams, Brown, Carty, Clark (A. W.), Clark (H. B.), Cochrane, Edwards, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran, Harter, Herren, Jones, Johnson, Judson, Lanz, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, McGovern, Neff, Palmetter, Peterson, Post, Reeves, Richmond, Robbins, Roesli, Roth, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith
(J. B.), Starrett, Sullivan, Thompson, Titus, Van Dyk, Wanamaker, Wilson (James W.), Wiswall—50.

Those voting nay were: Representatives Allen, Anderson (B. Roy), Aspinwall, Austin, Benson, Bilger, Bingham, Brunton, Burns, Christianson, Cohn, Dolsen, Easterday, Emerick, Gehlen, Healy, Hews, Koehler, Leber, Luck, Miller, Moore, Myers, Ott, Reader, Roberts, Sisson, Smith (Vernon A.), Sorensen, Stewart, Todd, Vane, Waldron, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Mr. Speaker—38.

Those absent or not voting were: Representatives Anderson (Frank), Anderson (Glen), Cannon, Cleary, Collins, Compton, Eddy, Gleason, Nelsen, Nolan, Schade—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

NOTICE OF RECONSIDERATION.

Mr. Mann gave notice that on Tuesday, January 2, 1934, he would move that the House reconsider the vote by which it passed Engrossed Substitute House Bill No. 63.

On motion of Mr. McDonald, the call of the House was dispensed with.

On motion of Mr. McDonald, the House was declared at recess until 1:45 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:45 p.m.

The Clerk called the roll and all members were present except Representatives Anderson (Frank), Anderson (Glen), Bilger, Cannon, Cleary, Collins, Dolsen, Eddy, Gleason, Halleran, Nelsen, Nolan, Robbins, Smith (Vernon A.), and Wilson (J. Ivan); Representatives Anderson (Frank), Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Nelsen and Nolan having been excused.

On motion of Mr. McDonald, the House reverted to the fifth order of business.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, December 30, 1933.

TO THE HONORABLE, THE HOUSE OF REPRESENTATIVES OF THE STATE OF WASHINGTON.

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following House Bills, entitled:

House Bill No. 6: "An act relating to the jurisdiction and authority in criminal matters of justices of the peace of country precincts in a Class 'A' county."

House Bill No. 68: "An Act relating to facilities for aerial transportation, amending Section 1 of Chapter 93 of the Laws of 1929, and authorizing cities, towns, port districts and counties to acquire by purchase, condemnation or lease, within or without their corporate limits or boundaries, sites and other facilities for landings, terminals, housing, repair and care of dirigibles, airplanes and seaplanes for the aerial transportation of persons, property or mail, and declaring that this act shall take effect immediately."
House Bill No. 118: "An Act relating to wild animals, wild birds and game fish, and referring to rules and regulations of the state game commission; providing penalties for the violation thereof; and declaring that this act shall take effect immediately."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 30, 1933.

Mr. SPEAKER:

The Senate has passed House Bill No. 123; also Senate Bill No. 93, and the same are herewith transmitted.

GEO. E. STARR, Secretary.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

Senate Bill No. 31, by Senator Nugent: An Act to prevent the procreation of persons socially inadequate from defective inheritance, by authorizing and providing for the eugenical sterilization of certain potential parents carrying degenerate hereditary qualities.

Referred to Committee on Public Morals.

Engrossed Senate Bill No. 87, by Senators Thein and Norman: An Act relating to the selection, control, management, lease and disposition of lands and areas belonging to, or held in trust by the State for the purpose of the extraction of petroleum, natural gas or other petroleum products therefrom; defining the powers and duties of certain officers in relation thereto; prohibiting certain acts in relation thereto; providing penalties for violation thereof and repealing Sections 175 to 185, inclusive, of Chapter 255, Laws of 1927, and declaring that this act shall take effect immediately.

Referred to Committee on State Granted, School and Tide Lands.

Senate Bill No. 59, by Senators Murphy, Morrow, Malstrom, Arnold and Peirce: An Act relating to the management, investment, control and deposit of capital, funds and properties of insurance companies operating in the State of Washington; and declaring that this act shall take effect immediately.

Referred to Judiciary Committee.

Senate Bill No. 61, by Senators Murphy, Morrow, Malstrom, Arnold and Peirce: An Act relating to the investment and management of trust funds; and declaring that this act shall take effect immediately.

Referred to Judiciary Committee.

Senate Bill No. 98, by Senator Morrow: An Act relating to the formation, organization and government of fire prevention districts in areas outside of incorporated cities and towns in class "A" counties; providing for a tax levy to maintain and operate the same; and for the election of and prescribing the duties of certain officers therein and prescribing the duties of certain other public officers in connection therewith.

Referred to Committee on Public Utilities.
Engrossed Senate Bill No. 100, by Senator Garrett: An Act relating to temporary publication and distribution of Session Laws and amending Sections 3, 4 and 7 of Chapter 136 of the Laws of 1907, as amended by Sections 1, 2, 3 and 4 of Chapter 27 of the Laws of 1933, making an appropriation and declaring that this act shall take effect immediately.

Referred to Committee on Rules and Order.

SECOND READING OF BILLS.

House Bill No. 163, by Representative Adams: Relating to rate of interest to be paid by county depositaries.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 27, 1933.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 163, entitled “An Act relating to the rate of interest to be paid by county depositaries, prescribing the duties of the county finance committee in regard thereto, creating said committee, and amending Section 5564, Remington’s Revised Statutes,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title: strike the entire title and insert in lieu thereof the following:

“An Act relating to the deposit of public funds in banks by the several county treasurers of this state, and providing for the rate of interest thereon, creating a County Finance Committee and prescribing the duties thereof, and amending Sections 5563 and 5564 of Remington’s Revised Statutes, and amending Chapter 51 of the Session Laws of 1907 by adding a new section thereto to be known as Section 7.”

Amend Section 1, line 5 of the printed bill, by inserting before the word “designated” four asterisks and underlining the word “designated.”

Amend Section 2, line 1 of the printed bill, by inserting before the words “The county treasurer,” a new paragraph to read as follows:

“That Chapter 51 of the Session Laws of 1907 be amended by adding a new section to be known as Section 7, to read as follows:”

Further amend Section 2, line 1 of the printed bill, by inserting before the words “The county treasurer,” the word and figure “Section 7.”; and underline all the matter beginning with the words “The county treasurer,” in line 1, down to and including the word “law” in line 9.

Amend the bill by adding thereto a new section to be known as Section 3 and to read as follows:

“Sec. 3. That Section 5563 of Remington’s Compiled Statutes be amended to read as follows:

‘Section 5563. Before any such designation or designations shall become effectual and entitle the said Treasurer to make deposits in such bank or banks, the bank or banks so designated shall, within ten days after such designation or designations have been filed, file with the county clerk of such county a surety bond to such county treasurer, properly executed by some reliable surety company qualified under the laws of this state to do business therein, except as herein otherwise provided, in the maximum amount of deposits designated by said Treasurer to be carried in such bank or banks, conditioned for the prompt and faithful payment thereof on checks drawn by such Treasurer, which bond must be approved by the chairman of the board of county commissioners, the prosecuting attorney and the county treasurer, or any two of such officers of said county, before being filed with the county clerk, and unless so approved, the same shall not be received or filed by the county clerk: Provided, That said depositary or depositaries may deposit with the county treasurer in lieu of the surety bond herein provided for, any of the following enumerated securities if there has been no default in the payment of principal or interest thereon, the aggregate market value of which shall not be less than the amount required in said deposit:”
"'(1) Bonds, notes or other obligations constituting a general obligation of the United States or any state thereof;

'(2) Direct and general obligation bonds, notes or warrants issued by any county, city, school district or port district of the State of Washington, or of any other state of the United States having the power to levy taxes for the payment of principal and interest thereof;

'(3) Bonds of any municipality of the State of Washington, for the payment of which the entire revenues of the city's water system, power and light system, or both, less maintenance and operating costs, are irrevocably pledged, even though such bonds are not general obligations of such city;

'(4) Domestic railway, industrial and public utility bonds; and

'(5) Local improvement bonds and warrants issued under Chapter 209 of the Session Laws of 1927;

'(6) Bonds of the "Home Owners' Loan Corporation", issued pursuant to the Act of Congress approved June 13, 1933, known as the Home Owners' Loan Act of 1933, and any acts amendatory thereof or supplemental thereto; Provided, That the amount at any time on deposit with a depositary shall not exceed the actual paid up capital and surplus of said depositary; and, Provided further, That in counties where the combined banking capital and surplus of all of the banks in the county is insufficient to carry the county funds this provision with reference to the limit of the amount to be deposited in any one depositary may be waived by the Treasurer for a period not to exceed ninety days; And provided further, That in the event repayment of deposits in any such depositary is insured by the Federal Deposit Insurance Corporation, or by any other corporation, agency or instrumentality organized under and acting under and pursuant to the Laws of the United States of America, the execution and filing of a bond with such treasurer shall be required only for so much of the designated maximum amount of deposits as such designated maximum amount exceeds the amount of such insurance, and if such depositary elects to deposit securities in lieu of such bond, it shall be required to deposit securities only to the amount necessary to secure the excess of the moneys on deposit with it over the amount covered by such insurance.'"

B. ROY ANDERSON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Anderson (B. Roy), the committee amendments were adopted.

Mr. Hews moved that the following amendment be adopted:

Amend Section 2, lines 1 and 2 as follows: Strike the words "The county treasurer, the county auditor and the chairman of the board of county commissioners, ex officio," and insert in lieu thereof the following words: "The board of directors of the banking association of the county."

Mr. Anderson (B. Roy) moved that the amendment by Mr. Hews be laid on the table without taking the bill with it.

The motion was carried.

Mr. Richmond moved that the following amendment be adopted:

Amend Section 1. After the period in line 12, insert the following: "The county board designated in this act shall in no event reduce the rate of interest to be paid below the legal rate of two per cent."

Mr. Adams moved that the amendment by Mr. Richmond be laid on the table without taking the bill with it.

The motion was carried.

The bill was passed to third reading and ordered engrossed.
ANNOUNCEMENT.

Mr. and Mrs. John N. Wilson wish to express their sincere thanks to members of the House, both ladies and gentlemen, and also the ladies in the stenographic room, for their beautiful wedding gifts.

On motion of Mr. McDonald, the House adjourned until 10:00 a.m., Tuesday, January 2, 1934.

S. R. HOLCOMB, Chief Clerk.

THIRTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, JANUARY 2, 1934.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Brown, Cannon, Cleary, Eddy, Emerick, Gleason, Haddon, Healy, Hews, Magnuson, McGovern, Moore, Nelsen, Nolan, Reader, Richmond, Shorett, Stewart and Wilson (J. Ivan); Representatives Anderson (Glen), Cannon, Cleary, Gleason, Moore, Nelsen and Nolan having been excused.

Prayer was offered by Rev. Claude H. Lorimer of the First Christian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day.

On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

MOTIONS.

Mr. McDonald moved that the House resolve itself into a committee of the Whole House for the purpose of considering liquor legislation.

Mr. Sullivan moved that consideration of Engrossed Senate Bill No. 7 be postponed until the following day at 11:00 a.m., and that it be made a special order of business for that time.

Mr. Roth raised the point of order that the amendment to Mr. McDonald’s motion was not germane.

The Speaker: “As an amendment it is not germane.”

Mr. Mann moved that the motion by Mr. McDonald be laid on the table.

Mr. Waldron raised the point of order that the motion to lay on the table is not debatable.

The Chair stated the question to be on the motion to lay on the table the motion by Mr. McDonald that the House resolve itself into a Committee of the Whole House for the purpose of considering liquor legislation.

Mr. Roth demanded a roll call and the demand was sustained.
Mr. Miller requested that the Speaker explain the effect of the vote on the motion.

The Speaker: "A vote 'aye' is a vote to lay on the table the motion to resolve the House into a Committee of the Whole to consider liquor legislation, and a vote 'no', of course, has the opposite effect.

"The motion was not qualified in any sense, but I do not believe that would have any effect on the bills."

The Clerk called the roll and the motion to lay on the table the motion that the House resolve itself into a committee of the whole for the purpose of considering liquor legislation was carried by the following vote: Yeas, 47; nays, 30; absent or not voting, 22.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Benson, Bingham, Brunton, Burns, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Collins, Compton, Easterday, Edwards, Fulkerson, Gehlen, Hall, Harter, Johnson, Koehler, Lanz, Luck, Mann, Miller, Ott, Palmeter, Peterson, Robbins, Roberts, Roesil, Schultz, Shine, Sisson, Smith (B. L.), Smith (J. B.), Sorensen, Sullivan, Titus, Todd, Van Dyk, Waldron, Wentworth, Westover, Wilson (James W.), Wilson (John N.), Wiswall—47.

Those voting nay were: Representatives Anderson (B. Roy), Aspinwall, Austin, Bilger, Carty, Cohn, Dolsen, Emery, Gessell, Halleran, Jones, Judson, Leber, Ledgerwood, Mandery, McDonald, McDonnell, Myers, Neff, Post, Reeves, Roth, Schade, Skinner, Smith (Archibald), Starrett, Thompson, Vane, Wanamaker, Mr. Speaker—30.

Those absent or not voting were: Representatives Anderson (Glen), Brown, Cannon, Cleary, Cohn, Dolsen, Emery, Gessell, Halleran, Jones, Judson, Leber, Ledgerwood, Mandery, McDonald, McDonnell, Myers, Neff, Post, Reeves, Roth, Schade, Skinner, Smith (Archibald), Starrett, Thompson, Vane, Wanamaker, Mr. Speaker—30.

On motion of Mr. Fulkerson, Rule 20 was suspended.

Mr. Sullivan moved that the House postpone consideration of Engrossed Senate Bill No. 7 until the following day, and that it be made a special order of business for 11:00 a. m., Wednesday, January 3, 1934.

Debate ensued.

Mr. Waldron demanded the previous question and the demand was sustained.

The motion to make Engrossed Senate Bill No. 7 a special order of business for 11:00 a. m., Wednesday, January 3, 1934, was carried.

The Speaker: "In the interests of a little better understanding of the matter before us, the Committee on Rules and Order, is, I think, entitled to make a statement so that you may understand very definitely its position and that this motion was made in order to expedite matters.

"The thought of all the members is as expressed by the gentleman who has just spoken. It is the desire of the members that all liquor legislation coming before us be considered intelligently and fairly. It has been felt that there might be an advantage in considering the matter in a committee of the whole so that we might get a look at the woods before examining the trees in detail. That is, we might have a general discussion of the plans, methods and purposes of the various bills which are before us so that our amendments, as proposed on second reading, can relate to a completed whole. It was supposed that the matter might be handled in this manner; have the various bills before us explained and know something about the purposes of them. For that reason, we proposed to the House that it resolve itself into a Committee of the Whole this morning.

"Now, if the members prefer, as they obviously do, that the matter go over until tomorrow, there is no difference whatsoever so far as the Committee on Rules and
Order is concerned, except that we have lost another day. The Committee on Rules and Order feels that it will be necessary that we determine the nature of the legislation we want and then proceed intelligently along that line."

Mr. Miller moved that the House defer action on House Bill No. 22 until action had been taken on Engrossed Senate Bill No. 7.

The motion was carried.

Mr. Easterday moved that the House defer action on House Bill No. 55 until after action had been taken on Engrossed Senate Bill No. 7.

The motion was carried.

COMMUNICATION.

FEDERAL EMERGENCY ADMINISTRATOR OF PUBLIC WORKS,
WASHINGTON, December 27, 1933.

Mr. S. R. HOLCOMB, Chief Clerk,
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON.

MY DEAR MR. HOLCOMB:

Your telegram of December 18, addressed to the President, quoting House Joint Memorial Number 10, has been referred to this office.

The problem of flood control has been under consideration by this Administration. To date no final decision has been reached regarding these projects and I regret, therefore, that it is not possible to advise you definitely.

You may be assured that your telegram will receive careful consideration.

Sincerely yours,
HAROLD C. ICKES, Administrator.

RECONSIDERATION.

Mr. Mann moved that the House do now reconsider the vote by which Engrossed Substitute House Bill No. 63 was passed.

Mr. Roth moved that the motion to reconsider the vote by which Engrossed Substitute House Bill No. 63 was passed be laid on the table.

Mr. Waldron raised the point of order that the motion to lay on the table the motion to reconsider would take the bill with it.

The Speaker ruled that according to parliamentary practice it would not do so.

A division was called for and the motion to lay on the table the motion to reconsider was lost by a rising vote.

The previous question was demanded and the demand was sustained.

The Chair stated the question to be on the motion to reconsider the vote by which Engrossed Substitute House Bill No. 63 was passed.

The motion was carried.

The Chair stated the question to be on the final passage of Engrossed Substitute House Bill No. 63.

Mr. Waldron demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Adams, Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Haddon, Hews, Magnuson, Moore, Nelsen, Nolan, Shorett and Wilson (J. Ivan); Representatives Anderson (Glen), Cannon, Cleary, Gleason, Hews, Moore, Nelsen and Nolan having been excused.
The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

Mr. Waldron moved that the unexcused absentees be excused and the House proceed with business under the call of the House.

A division was called for and the motion was lost by a rising vote.

Mrs. Wanamaker moved that the House dispense with the call of the House.

The motion was carried.

The Chair stated the question to be on the final passage of Engrossed Substitute House Bill No. 63.

Representatives Van Dyk, Mann, Clark (A. W.), Herren, Post, Smith (Vernon A.) and Mandery spoke for the bill.

Representatives Roberts, Ott and Burns spoke against the bill.

Mr. Fulkerson demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 63 and it passed the House by the following vote: Yeas, 51; nays, 34; absent or not voting, 14.

Those voting yea were: Representatives Anderson (Frank), Brown, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Compton, Dolsen, Edwards, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran, Harter, Herren, Johnson, Judson, Lanz, Leber, Ledgerwood, Mandery, Mann, McDonald, McDonnell, McGovern, Myers, Neff, Palmeter, Peterson, Post, Reeves, Richmond, Roesli, Roth, Schultz, Shine, Skinner, Smith (Archibald), Smith (J. B.), Starrett, Sullivan, Thompson, Titus, Van Dyk, Wanamaker, Wilson (James W.), Mr. Speaker—51.

Those voting nay were: Representatives Allen, Anderson (B. Roy), Aspinwall, Austin, Benson, Bilger, Bingham, Brunton, Burns, Collins, Easterday, Emerick, Gehlen, Jones, Koehler, Luck, Miller, Ott, Reader, Robbins, Roberts, Schade, Sisson, Smith (B. L.), Smith (Vernon A.), Sorensen, Stewart, Todd, Vane, Waldron, Wentworth, Westover, Wilson (John N.), Wiswall—34.

Those absent or not voting were: Representatives Adams, Anderson (Glen), Cannon, Cleary, Eddy, Gleason, Healy, Hews, Magnuson, Moore, Nelsen, Nolan, Shorett, Wilson (J. Ivan)—14.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Leber, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Substitute House Bill No. 63 to the Senate.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 163, has compared same with the original bill and finds it correctly engrossed.

EDWIN L. EMERICK, Chairman.

I concur in this report: Nelson B. Neff.
MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 180, 14, 123, 129 and 107, has compared same with the engrossed and original bills and finds them correctly enrolled.

I concur in this report: E. A. Palmeter.

HERBERT S. HARTER, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 2, 1934.

Your Committee on Enrollment, to whom was referred House Bill No. 28, has compared same with the original bill and finds it correctly enrolled.

We concur in this report: E. A. Palmeter, N. C. Mann.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 2, 1934.

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 41, entitled "An Act relating to the hours and wages of women employed in the occupation of Home Service Employees," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

MYRON H. TITUS, JR., Chairman.

We concur in this report: R. P. Fulkerson, Florence W. Myers, J. B. Smith, M. V. Easterday, James W. Wilson, A. C. Smith, Carl J. Luck.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 2, 1934.

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 42, entitled "An Act relating to hours of labor and minimum wage of women employees, and amending Section 1, Chapter 37 of the Laws of 1911, and Section 2, Chapter 174 of the Laws of 1913," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

MYRON H. TITUS, JR., Chairman.

We concur in this report: R. P. Fulkerson, Florence W. Myers, J. B. Smith, M. V. Easterday, James W. Wilson, A. C. Smith, Carl J. Luck.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 30, 1933.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 73, entitled "An Act relating to state highways, and providing for the naming of a portion of State Road No. 1, or the Pacific Highway," have had the same under consideration, and we respectfully report the recommendation that Substitute House Bill No. 73 be substituted therefor and that it do pass.

Vic. Skinner, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 106, entitled "An Act to authorize all cities of the first and
second class in the state to classify mercantile establishments and to regulate, by ordinance, the hours and time of opening and closing of mercantile establishments and authorizing such cities to prohibit unfair competition in the mercantile establishments, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MYRON H. TITUS, JR., Chairman.

We concur in this report: M. V. Easterday, R. P. Fulkerson, J. B. Smith, James W. Wilson, Nelson B. Neff, Carl J. Luck.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 30, 1933.

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 121, entitled "An Act restricting the use of state, city and county laboratories to the examination, care and treatment of indigent only, unless fees are charged therefor, and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

R. D. WISWALL, Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 30, 1933.

We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 121, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Chairman.

We concur in this report: Lulu D. Haddon, Belle Reeves, A. C. Smith.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 2, 1934.

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 130, entitled "An Act relating to the practice of the occupation of barbering, providing for the examination and licensing of barbers and providing for and regulating barber schools and colleges in connection therewith, prescribing penalties and amending Sections 2, 4, 5, 6 and 7, Chapter 209 of the Laws of 1929, and Section 8, Chapter 75 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

MYRON H. TITUS, JR., Chairman.

We concur in this report: J. B. Smith, R. P. Fulkerson, Florence W. Myers, M. V. Easterday, James W. Wilson, A. C. Smith, Carl J. Luck.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 30, 1933.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 153, entitled "An Act authorizing incorporated cities and towns to issue refunding bonds for the purpose of refunding and retiring bonds and warrants payable from revenues of a municipally owned waterworks system," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WARREN G. MAGNUSON, Chairman.


Passed to second reading.
House Bill No. 185 (reported by Committee on Appropriations): Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 192, entitled "An Act relating to institutions of higher education, authorizing such institutions to construct dormitories, hospitals and infirmaries, and to borrow money therefor by the issuance of bonds to be amortized by income derived from rentals and fees, amending Chapter 91, Laws of Extraordinary Session of 1925, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LULU D. HADDON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Educational Institutions, to whom was referred House Bill No. 192, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Ralph A. Van Dyk, A. W. Clark.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 203, entitled "An Act relating to the University of Washington, providing for the disposition of certain student fees, amending Section 3, Chapter 139, Laws of 1921, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LULU D. HADDON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Educational Institutions, to whom was referred House Bill No. 203, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Ralph A. Van Dyk, A. W. Clark, Morris Sorensen.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 204, entitled "An Act relating to the licensing of barbers permitting students to practice; prohibiting student charges for barbering services; relating to barber schools and colleges, prescribing regulation and requirements thereof; amending Section 4 and Section 14, Chapter 75, Session Laws of 1923, as amended by Sections 4 and 11, respectively, Chapter 211, Session Laws of 1927, as amended by Sections 2 and 6 respectively, Chapter 209, Session Laws of 1929 (Sections 8277-2
and 8277-14 respectively, Remington's Revised Statutes of Washington),” have had the same under consideration, and we respectfully report the same back to the House without recommendation. Myron H. Titus, Jr., Chairman.

We concur in this report: J. B. Smith, R. P. Fulkerson, Florence W. Myers, M. V. Easterday, James W. Wilson, A. C. Smith, Carl J. Luck.

Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Educational Institutions, to whom was referred Senate Bill No. 73, entitled “An Act relating to the removal of Regents and Trustees of institutions of higher education,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

House Joint Resolution No. 13 (reported by Committee on Roads and Bridges): Majority report: Do pass as amended.

Passed to second reading.

The Speaker announced that he was about to sign House Bills Nos. 14, 28, 107, 123, 129 and 180.

SECOND READING OF HOUSE BILLS.

House Bill No. 184, by Committee on Insurance (Departmental request): Making an appropriation for the Insurance Commissioner for salaries.

The bill was read the second time by sections and passed to third reading.

House Bill No. 214, by Committee on Rules and Order: Relating to the printing and binding of journals of the extraordinary session.

Mr. Smith (J. B.) moved the adoption of the following amendment:

Amend Section 1, line 3. Strike the period (.) and insert in lieu thereof a colon (:) and add the following: “Provided, That they are instructed to endeavor diligently to put the journals in the hands of the Legislators on or before June 1st, 1934.”
With the consent of the House, Mr. Smith withdrew his amendment.

Upon motion of Mr. Roberts, the following amendment was adopted:

Amend Section 2, line 2, after the figures "$15,000.00" and before the word "for" insert the words "or so much thereof as may be necessary".

Mr. Roberts moved the adoption of the following amendment:

Amend Section 2, line 3. Strike the words "and other legislative printing and binding public documents".

Mr. Wilson (J. Ivan) moved that the amendment by Mr. Roberts be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Roberts was carried.

On motion of Mr. McDonald, the rules were suspended, House Bill No. 214 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. The Clerk called the roll and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Collins, Compton, Dolsen, Edwards, Emery, Fulkerson, Gehlen, Gesell, Hall, Harter, Healy, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Manbery, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Ott, Palmetor, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wana­maker, Wentworth, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—78.

Those absent or not voting were: Representatives Adams, Anderson (Glen), Cannon, Cleary, Edderday, Eddy, Emerick, Gleason, Haddon, Hal­leran, Hews, Magnuson, Moore, Nelsen, Nolan, Shorett, Sisson, Starrett, Stewart, Westover, Wilson (J. Ivan)—21.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 215, by Representative Magnuson: Creating a council for planning the economical and orderly development of the resources of the state.

Mr. McDonald moved that Substitute House Bill No. 215, by Mr. Magnuson, be substituted for House Bill No. 215, and be placed on the calendar. The motion was carried.

Substitute House Bill No. 215 was read in full. On motion of Mr. Ott, the following amendment was adopted:

Amend Section 3, line 15 of the mimeographed bill—strike all the sentence commencing with the word "On" and terminating with the period after the word "request" in line 23.

On motion of Mr. Anderson (B. Roy), further action on Substitute House Bill No. 215 was postponed until the evening session, this date.
House Bill No. 210, by Representatives Peterson, Harter, Emery, Jones, Sorensen, Thompson, Anderson (Glen H.) and Anderson (Frank): Creating a Grain and Hay Inspection Fund.

The bill was read in full by sections.

Mr. Post moved that the House defer action on House Bill No. 210, but that the bill retain its place on the calendar, to be considered after further investigation.

The motion was carried.

On motion of Mr. McDonald, the House was declared at recess until 7:30 p.m., this date.

EVENING SESSION.

The Speaker called the House to order at 7:30 p.m.

The Clerk called the roll, and all members were present except Representatives Anderson (Glen), Cannon, Cleary, Gleason, Hall, Luck, McGovern, Moore, Nelsen, Nolan, Sisson, Todd and Wentworth; Representatives Anderson (Glen), Cannon, Cleary, Gleason, Moore, Nelsen and Nolan having been excused.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1934.

MR. SPEAKER:
The Senate has passed Senate Bill No. 90, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1934.

MR. SPEAKER:
The Senate has passed Senate Joint Resolution No. 1, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1934.

MR. SPEAKER:
The President has signed House Bill No. 14; also House Bill No. 28; also House Bill No. 107; also House Bill No. 123; also House Bill No. 139; also House Bill No. 180, and the same are herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1934.

MR. SPEAKER:
The Senate has passed Senate Bill No. 53, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1934.

MR. SPEAKER:
The Senate has passed Engrossed Senate Bill No. 87, and the same is herewith transmitted.

GEO. E. STARR, Secretary.
MR. SPEAKER:

The Senate has passed Engrossed Senate Bill No. 92, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1934.

The Senate has passed Engrossed House Bill No. 104 with the following amendments:

Amend the title by inserting between the word "counties" and the word "for" the following: "and providing for the option of creating such fund in all other counties of the state."

Amend Section 1, being line 11 of the original bill, same being line 5 of the printed bill, by striking the period (.) after the word "bonds" and inserting in lieu thereof a colon (:) and adding the following: "Provided, That in any other county of the state a like fund for like purposes may be created by resolution of the Board of Commissioners of any such county, and in such event such fund shall be devoted to the purposes in this act provided."; and the same is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. Miller moved that the House do concur in the Senate amendments to Engrossed House Bill No. 104.

Debate ensued.

Mr. Westover moved that Engrossed House Bill No. 104 be laid on the table.

Division was called for, and the motion to lay on the table Engrossed House Bill No. 104 was carried by a rising vote.

NOTICE OF RECONSIDERATION.

Mr. Anderson (B. Roy) gave notice that on the next working day he would move that the House reconsider the vote by which Engrossed House Bill No. 104 was laid on the table.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

Senate Bill No. 53, by Senators Thein and Norman: An Act authorizing the exchange of certain state lands for other lands of equal value.

Referred to Committee on State Granted, School and Tide Lands.

Engrossed Senate Bill No. 87, by Senator Chamberlin: An Act prohibiting the sale of intoxicating liquors on or near the grounds of the University of Washington, and amending Section 1 of Chapter 75 of the Laws of 1895.

Referred to Committee on Cities of the First Class.

Senate Bill No. 90, by Senators Morthland and Heffron: An Act relating to remission of interest on irrigation assessments, amending Section 9, Chapter 43 of the Laws of 1933 (Section 7445-1, Remington's Compiled Statutes), and providing that this act shall take effect immediately.

Referred to Judiciary Committee.
Engrossed Senate Bill No. 92, by Senator Arnold: An Act to encourage state and national industrial recovery by cooperating with the national government in fostering fair competition, providing penalties for violation and declaring that this act shall take effect immediately.

Referred to Committee on Commerce and Manufacturing.

Senate Joint Resolution No. 1, by Senator Foss: Providing for a special legislative joint committee to report upon plans for legislation to provide for the care and maintenance of disabled and superannuated industrial employees.

Referred to Committee on Labor and Labor Statistics.

SECOND READING OF BILLS.

Mr. McDonald stated that on motion, Substitute House Bill No. 215 was to appear on the calendar this evening.

With the consent of the House, consideration of Substitute House Bill No. 215 was resumed on second reading.

Substitute House Bill No. 215, by Representative Magnuson: Creating a council for planning the economical and orderly development of the resources of the state.

Upon motion of Mr. Ott, the following amendment was adopted:

Amend Section 3, lines 3 and 4 of the mimeographed bill; strike the words "state highways, county highways".

Upon motion of Mr. Mann, the House reverted to Section 1 of Substitute House Bill No. 215 for the purpose of amendment.

Mr. Mann moved the adoption of the following amendment:

Strike all of Section 1 and substitute in lieu thereof the following:

"Section 1. There is hereby created a non-salaried commission to be known as the State Planning Council, which shall consist of the Director of Highways, the Director of Health, the Director of Conservation and Development, the Director of Public Works, the Dean of the School of Forestry and the Dean of the Department of Fisheries at Washington University, and the Dean of the School of Mines at Washington State College. These members shall serve without compensation but shall be repaid actual and necessary expenses incurred in the performance of their duties as members of such council. One of the members shall be designated as chairman."

Mr. Sullivan moved that the amendment by Mr. Mann be laid on the table without taking the bill with it.

The motion to lay on the table Mr. Mann’s amendment, was carried.

Mr. Nils Anderson, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the Rostrum, by Representative Wanamaker.

Upon motion of Mr. Compton, the following amendment was adopted:

Amend Section 2; line 9; following the comma after the word “facilities” and before the word “the” insert the words: “(1) water sheds furnishing water for irrigation and domestic use.”

On motion of Mr. Ott, the following amendment was adopted:

Amend Section 3, line 15 of the mimeographed bill. Strike all the sentence commencing with the word “On” and terminating with the period after the word “request” in line 23.

Mr. Fulkerson moved the adoption of the following amendment:

Amend Section 3, lines 2 and 3 of the mimeographed bill; strike the words “state parks and parkways.”

Debate ensued.
Mr. Magnuson demanded the previous question, and the demand was sustained.

A division was called for, and the amendment was adopted by a rising vote.

Mr. Clark (A. W.) moved the adoption of the following amendment:
Amend Section 3 by striking the whole thereof.

Mr. Brown moved that the amendment by Mr. Clark (A. W.) be laid on the table without taking the bill with it.

The motion to lay on the table Mr. Clark's amendment without taking the bill with it, was carried.

Mr. Clark (A. W.) moved that Substitute House Bill No. 215 be indefinitely postponed.

Mr. McDonald moved that the motion to indefinitely postpone Substitute House Bill No. 215, be laid on the table without taking the bill with it.

The motion to lay on the table the motion to indefinitely postpone Substitute House Bill No. 215, was carried.

On motion of Mr. Magnuson, the rules were suspended, and the bill was advanced to third reading.

On motion of Mr. Magnuson, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

After debate, Mr. Sullivan demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 215, and it passed the House by the following vote: Yeas, 67; nays, 19; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Cleary, Cochrane, Cohn, Compton, Dolsen, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Halleran, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Peterson, Post, Reeves, Richmond, Roberts, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Mr. Speaker—67.

Those voting nay were: Representatives Anderson (Frank), Carty, Christianson, Clark (A. W.), Clark (H. B.), Easterday, Eddy, Harter, Koehler, Mandery, Mann, Palmeter, Reader, Robbins, Roesli, Stewart, Titus, Wilson (Jame W.), Wiswall—19.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Cannon, Collins, Gleason, Hall, Luck, Moore, Nelsen, Nolan, Ott, Sisson, Todd—13.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
EXPLANATION OF VOTE.

MR. ANDERSON (FRANK): "I voted against this bill on final passage for the good and sufficient reason that generally I am opposed to commissions, and in this specific instance I am convinced no good will come from it.

"We live under a Democratic form of government, and present elected and appointed officials can do this work better than a commission. A government by commissions is foreign to all American ideas of responsible government."

House Bill No. 210, by Representatives Peterson, Harter, Emery, Jones, Sorensen, Thompson, Anderson (G. H.) and Anderson (Frank): Creating a Grain and Hay Inspection Fund.

THE SPEAKER: "Some amendments were proposed to House Bill No. 210 this morning, and on motion of Mr. Post further action was deferred until further investigation could be made, the bill retaining its place on the calendar."

House Bill No. 210 was considered further on second reading, for the purpose of amendment.

On motion of Mr. Gehlen, the following amendment was adopted:

Amend Section 1 by striking the first three lines and inserting in lieu thereof: "That Section 13 of Chapter 189 of the Laws of 1919, as amended by Section 1 of Chapter 74 of the Laws of 1921, as amended by Section 2, Chapter 46, Laws of 1931 (being Section 6991 Remington's Compiled Statutes), be amended to read as follows:"

On motion of Mr. Gehlen, the following amendment was adopted:

Amend Section 1, line 4 of the printed bill as follows: Strike the figures "6991" following the word "section" and insert in lieu thereof the figures "13".

On motion of Mr. Gehlen, the following amendment was adopted:

Amend Section 2, lines 5 and 6 by striking the words "such sum to remain so available until expended" and insert in lieu thereof the words "all fees so collected to remain in said fund until expended".

On motion of Mr. Gehlen, the following amendment was adopted:

Amend the title by striking the whole thereof and inserting in lieu thereof the following:

"An Act providing for the inspection, grading and weighing of commodities, and creating a grain and hay inspection fund, amending Section 13, Chapter 189 of the Laws of 1919, as amended by Section 1, Chapter 74, Laws of 1921, as amended by Section 2, Chapter 46, Laws of 1931 (being Sec. 6991 Remington's Compiled Statutes) and making an appropriation."

The bill was passed to third reading and ordered engrossed.

House Bill No. 211, by Representatives Sorensen, Harter, Emery, Jones, Thompson, Anderson (Glen) and Anderson (Frank): Relating to insect pests causing damage to agricultural and vegetable seeds.

Mr. Gehlen moved that the House defer action on House Bill No. 211 until some member of the Judiciary Committee could investigate the matter.

The motion was carried.

House Bill No. 212, by Representative Peterson: Appropriating $20,000.00 out of the commission merchants' fund.

The bill was read the second time by sections and passed to third reading.

House Joint Memorial No. 8, by Representatives Skinner, Wilson (James W.) and Westover: Relating to appropriation from the Federal Government for construction of common carrier railway at Grays Harbor.
MR. SPEAKER:

We, the whole of your Committee on Memorials, to whom was referred House Joint Memorial No. 8, relating to an appropriation from the Federal Government for the use and construction of a common carrier railway at Grays Harbor, Jefferson and Clallam Counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended by this committee as follows:

Add the following paragraph at the end of the memorial:

"Be It Further Resolved, That the Secretary of State of the State of Washington be authorized and directed to transmit forthwith a copy of this memorial to the President of the United States and to the Secretary of Agriculture and to the Committee on Agriculture of the Senate and the House of Representatives of the Congress of the United States and to each Senator and Representative in Congress from the State of Washington."

FRED SCHADE, Chairman.

We concur in this report: Dan. B. McGovern, Esther M. Lanz, Wm. A. Allen, Florence W. Myers.

The memorial was read the second time in full.

On motion of Mr. Westover, the committee amendment was adopted.

The memorial was passed to third reading and ordered engrossed.

House Bill No. 65, by Representative Wiswall: Relating to liens by physicians and other persons against claims and rights of action to recover damages.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 65, entitled "An Act relating to liens by physicians and other persons against claims and rights of action to recover damages or compensation by persons, injured by the fault or negligence of others," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend the bill following Section 12 by adding a new section to be known as Section 13, to read as follows:

"Sec. 13. In the event that any question should arise as to the amount or conditions of any lien claimed under the provisions of this act, the claimant may commence an action to foreclose such lien in the proper court and obtain an order directing the person against whom the lien is claimed to show cause, if any there be, why such claim should not be paid, and upon the hearing of such show-cause order the court shall summarily inquire into the facts upon which the claim of lien is founded and:

1. determine the same; or
2. impose as a condition of removing the lien that the patient give security, in the form and amount to be directed, to satisfy the lien, when determined in an action; or
3. require the parties to have the matter heard as in any other action."

WARREN G. MAGNUSON, Chairman.

We concur in this report: J. T. Ledgerwood, Donald A. McDonald, Ronald Moore, Homer L. Post, W. A. Richmond, P. C. Shine, Judson W. Shorett.

Mr. Van Dyk moved that House Bill No. 65 be laid on the table.

Division was called for and the motion to lay on the table House Bill No. 65 was lost by a rising vote.

Mr. Burns moved that House Bill No. 65 be indefinitely postponed.

The motion to indefinitely postpone House Bill No. 65 was lost by a rising vote.

The bill was read the second time by sections.

Mr. Miller moved the adoption of the following amendment:

Amend Section 11 by striking the whole thereof.
Mr. McGovern moved that the amendment by Mr. Miller be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Miller without taking the bill with it was carried.

Mr. Ott moved that the amendment by the Judiciary Committee be adopted.

The amendment was adopted.

Mr. Richmond moved that the House revert to consideration of Section 2 for the purpose of amendment.

The motion was carried.

Mr. Richmond moved the adoption of the following amendment:

Amend Section 2. After the word "Washington" in line 8 of Section 2, strike the period and add the following: "Provided further, That nothing in this act shall bar an attorney of his fee in prosecuting an action at law to a judgment or settling a case out of court."

The Speaker: "It appears that the amendment proposed by Mr. Richmond is not germane to the subject matter. This bill relates to physicians and nurses."

Mr. Richmond proceeded to talk on the amendment.

Mr. McGovern: "Point of order. If it is a separate matter why is he arguing on it as though the amendment were germane?"

The Speaker: "The Speaker is not certain of the ruling. The provision of this section is 'that nothing in this act shall apply to any claim, right of action or money accruing under the workmen's compensation act of the State of Washington'. The effect of the amendment is that an attorney's right of lien shall not be barred. The Speaker is not sure on the subject and for that reason will not bar the amendment."

The Chair stated the question to be on the adoption of the amendment by Mr. Richmond.

Mr. McGovern moved that the amendment be laid on the table without taking the bill with it.

A division was called for and the motion to lay the amendment on the table was carried by a rising vote.

The bill was passed to third reading and ordered engrossed.

House Joint Resolution No. 12, by Representatives Jones, Compton, Clark (H. B.), Schultz, Sorensen, Smith (B. L.), Peterson, Ledgerwood, Gehlen, Myers, Brown, Carty, Wanamaker and Reeves: Relating to an amendment to House Joint Resolution No. 11, Session Laws of 1933.

The resolution was read the second time in full and passed to third reading.

House Bill No. 103, by Representatives Titus, Anderson (Frank), Nolan, Fulkerson, Hall, Mann, Richmond, Easterday and Brown: To encourage state and national industrial recovery by cooperating with the national government in fostering fair competition.

Mr. Titus moved that action on House Bill No. 103 be deferred until Senate Bill No. 92 was considered.

The motion was carried.

Senate Bill No. 73, by Senators Todd and Roup: Relating to the removal of regents and trustees of institutions of higher education.

Mr. Roesli moved that Senate Bill No. 73 be indefinitely postponed.

Debate ensued.

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Mr. Adams demanded the previous question and the demand was sustained.

The motion to indefinitely postpone Senate Bill No. 73 was lost.

On motion of Mr. Magnuson, the following amendment was adopted:

Amend Section 1 in line 4 of the original bill, being line 1 of the printed bill; after the word "of" strike the words "any institution of higher education in this state" and insert in lieu thereof the words "the University of Washington or the Washington State College".

On motion of Mr. Magnuson, the following amendment was adopted:

Amend the title after the word "of" by striking the words "Institutions of Higher Education" and inserting in lieu thereof the words "the University of Washington or Washington State College".

The bill was passed to third reading and ordered engrossed.

House Bill No. 185, by Representative Shorett: Making appropriations for the payment of salaries of employees of, and for the operation, maintenance and other expense of state institutions of higher education.

 MR. SPEAKER:

We, of your Committee on Appropriations, to whom was referred House Bill No. 185, entitled "An Act making appropriations for the payment of salaries of employees of, and for the operation, maintenance and other expense of the state institutions of higher education," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the title by striking the period after the word "education" and adding thereto the following words: "to the Governor's Emergency Fund, and declaring an emergency."

Amend the bill by striking therefrom Section 1, Section 2, Section 3 and Section 4, and substituting in lieu of said sections the following sections:

"Section 1. The sum of Two Hundred Seventy-five Thousand Dollars ($275,000.00), or so much thereof as shall be found necessary, is hereby appropriated out of any moneys in the General Fund of the State in the State Treasury to the Emergency Fund of the Governor created by Section 10 of Chapter 9 of the Laws of 1925, as amended by Section 6 of Chapter 22 of the Laws of 1929, as amended by Section 10 of Chapter 126 of the Laws of 1933, for the payment of salaries and wages and operation of the University of Washington and the State College of Washington whenever an emergency shall arise in either or both of said institutions necessitating the expenditure of said sum, or any part thereof, for the carrying on of the necessary work of said institutions or either of them; the expenditure of said sum or any part thereof to be made in conformity with the provisions and requirements of Section 10 of Chapter 126 of the Laws of 1933."

"Sec. 2. This act is necessary for the immediate preservation of public peace, health and safety, for the support of the state government and its existing public institutions, and shall take effect immediately." J. B. SMITH, Chairman.


THE SPEAKER: "It appears that an amendment is proposed by the Committee on Appropriations striking Sections 1, 2, 3 and 4 and substituting certain other matter."

Mr. Smith (J. B.) moved that the amendatory matter embodied in Sections 1 and 2 attached to the committee report be read in full in lieu of Sections 1, 2, 3 and 4 of the original bill.

The motion was carried.
Sections 1 and 2 as proposed by the Committee on Appropriations, were read in full.

Mr. Smith (J. B.) moved that Sections 1 and 2, amending Sections 1, 2, 3 and 4 of the original bill, be adopted.

The amendment was adopted.

Upon motion of Mr. Smith (J. B.), the committee amendment to the title was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 198, by Representative Schade: Relating to Fathers' Day.

The bill was read the second time by sections.

Mr. Schade moved the adoption of the following amendment:

Amend Section 1, lines 2 and 3, by striking the words "and in Spokane, Washington,"

The amendment was adopted.

Mr. Post moved the adoption of the following amendment:

Amend Section 1 by striking the whole thereof.

Mrs. Wanamaker moved that the amendment by Mr. Post be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. *Post without taking the bill with it was carried.

MOTION.

Mr. Cohn moved that the House reconsider the vote by which the words "and in Spokane, Washington" were stricken from Section 1, lines 2 and 3.

The motion was carried.

RECONSIDERATION.

The Chair stated the question to be on the adoption of the amendment to Section 1, lines 2 and 3, striking the words "and in Spokane, Washington,"

The amendment was lost.

Mrs. Wanamaker moved that the rules be suspended, the bill be advanced to third reading, the second reading considered the third and that the bill be placed on final passage.

The motion was carried.

The Clerk called the roll and House Bill No. 198 passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Manderly, Mann, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Sullivan, Thompson, Titus, Todd,
Those absent or not voting were: Representatives Anderson (Glen), Cannon, Eddy, Gleason, Moore, Nelsen, Nolan—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mrs. Myers, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 198 to the Senate.

Mr. Sorensen moved that the House do now take up consideration of House Bill No. 211.

The motion was carried.

House Bill No. 211, by Representatives Sorensen, Harter, Emery, Jones, Thompson, Anderson (Glen) and Anderson (Frank): Relating to insect pests.

The bill was read the second time by sections.

Upon motion of Mr. Sorensen the following amendment was adopted:

Amend Section 1, line 1 of the printed bill. Strike the entire matter beginning with the word "There" in line 1 of the printed bill and ending with the figures "2820-1" in line 3, and insert in lieu thereof the following:

"There shall be added to Chapter 183, Laws of 1919, after Section 2 thereof a new section to be known as Section 2½, to read as follows: 'Section 2½'."

Upon motion of Mr. Sorensen the following amendment was adopted:

Amend the title, in line 2, following the word "the" and preceding the word "Laws" strike the word "Session".

Further amend the title in lines 2 and 3; strike the figures and words "2820-1 Remington's Compiled Statutes" and insert in lieu thereof the figures "2½".

The bill was passed to third reading and ordered engrossed.

MOTION TO RECONSIDER.

Mr. Anderson (B. Roy) moved that the House do now reconsider the vote by which Engrossed House Bill No. 104 was laid on the table.

Mr. Westover moved that the motion to reconsider the vote by which Engrossed House Bill No. 104 was laid on the table be laid on the table.

The motion to lay on the table the motion to reconsider Engrossed House Bill No. 104 was carried.

THIRD READING OF BILLS.

Engrossed House Bill No. 163, by Representative Adams: Relating to deposit of public funds in banks by several county treasurers of this state.

On motion of Mr. Anderson (B. Roy), the bill was returned to second reading for the purpose of amendment.

Upon motion of Mr. Post, the following amendment was adopted:

Amend Section 3, subdivision 6 of the committee amendment, in lines 11 and 12; strike the words "treasurer for a period not to exceed ninety days" and insert in lieu thereof the words "county finance committee".

On motion of Mr. Anderson (B. Roy), the rules were suspended and the bill was advanced to third reading.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the second reading considered the third and the bill was placed on final passage.
It passed the House by the following vote: Yeas, 70; nays, 7; absent or not voting, 22.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Carty, Christianson, Clark (A. W.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Harter, Healy, Jones, Johnson, Judson, Koehler, Lanz, Leber, Mandery, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Schade, Schultz, Shine, Shorette, Sisson, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wamaker, Wentworth, Wilson (J. Ivaµ), Wilson (John N.), Wiswall, Mr. Speaker—70.

Those voting nay were: Representatives Halleran, Herren, Hews, Mann, Palmer, Skinner, Wilson (James W.)—7.

These absent or not voting were: Representatives Allen, Anderson (Glen), Burns, Cannon, Clark (H. B.), Gehlen, Gleason, Haddon, Hall, Ledgerwood, Luck, Magnuson, Moore, Nelsen, Nolan, Ott, Reader, Roelsli, Smith (J. B.), Starrett, Stewart, Westover—22.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. McDonald, the House adjourned until 10:00 a.m., Wednesday, January 3, 1934.

S. R. Holcomb, Chief Clerk.

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THIRTY-FIRST DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVE,
OLYMPIA, WASH., Wednesday, January 3, 1934.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Burns, Cannon, Emerick, Gleason, Mandery, Moore, Nelsen, Nolan, Robbins and Westover; Representatives Anderson (Glen), Cannon, Gleason, Moore, Nelsen and Nolan having been excused.

Prayer was offered by Rev. Samuel Everton of the Central Baptist Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day.

On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Collins, Rule 20 was suspended.
MR. SPEAKER:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 214, has compared same with the original bill and find it correctly engrossed.

EDWIN L. EMERICK, Chairman.

I concur in this report: Esther M. Lanz.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred Engrossed Substitute House Bill No. 215, has compared same with the substitute bill and finds it correctly engrossed.

Chairman.

We concur in this report: Dan. McGovern, Esther M. Lanz.

MR. SPEAKER:

Your Committee on State Granted School and Tide Lands, to whom was referred Engrossed Senate Bill No. 37, entitled "An Act relating to the selection, control, management, lease and disposition of lands and areas belonging to or held in trust by the State for the purpose of the extraction of petroleum, natural gas or other petroleum products therefrom; defining the powers and duties of certain officers in relation thereto; prohibiting certain acts in relation thereto; providing penalties for violation thereof and repealing Sections 175 to 185, Inclusive, of Chapter 255, Laws of 1927, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

JOHN N. WILSON, Chairman.

We concur in this report: B. L. Smith, Joseph D. Roberts, Edmund J. Miller, J. B. Smith, H. E. Christianson.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 75, entitled "An Act regulating and licensing the practice of sanipractic, creating a committee for such physicians, defining the powers and duties of such committee, defining the term 'sanipractic,' regulating the use of certain professional terms and abbreviations, creating a sanipractic physician's fund, defining unprofessional conduct, defining an authorized sanipractic institution, defining sanipractic surgery, defining anesthesia, creating and appropriating license fees, prescribing penalties for violation of this act, and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

R. D. WISWALL, Chairman.

We concur in this report: Esther M. Lanz, A. dePierre-Hall, Belle Reeves, A. C. Smith, Lulu D. Haddon.
We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 75, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: W. W. Robbins, H. B. Clark.

Passed to second reading.

Engrossed Senate Bill No. 78 (reported by Committee on Roads and Bridges): Do pass as amended.

Passed to second reading.

We, of your Committee on Appropriations, to whom was referred House Bill No. 202, entitled "An Act providing for the relief of the Hawkins Allen Motor Co., a corporation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

J. B. Smith, Chairman.


Passed to second reading.

Senate Bill No. 31 (reported by Committee on Public Morals): Do pass with title amendment.

Passed to second reading.

We, of your Committee on Rules and Order, to whom was referred Engrossed Senate Bill No. 100, entitled "An Act relating to temporary publication and distribution of Session Laws and amending Sections 3, 4 and 7 of Chapter 136 of the Laws of 1907, as amended by Sections 1, 2, 3 and 4 of Chapter 27 of the Laws of 1933, making an appropriation and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. F. Yantis, Chairman.

We concur in this report: G. N. Adams, B. Roy Anderson, C. C. Aspinwall, Dave S. Cohn, W. P. Hews, John R. Jones, J. T. Ledgerwood, Donald A. McDonald, Belle Reeves, Chas. I. Roth, E. Morris Starrett, Z. A. Vane, Pearl A. Wanamaker.

Mr. Adams moved that consideration of Engrossed Senate Bill No. 100 be deferred and that the bill be rereferred to the Committee on Rules and Order for the purpose of amendment.

The motion was carried.

Mr. Cohn moved that the House do now recess until 10:50 a. m., for the purpose of hearing the President's message.

The motion was carried.
The Speaker called the House to order at 10:50 a. m.
The Clerk called the roll and all members were present except Representatives Anderson (Glen), Burns, Cannon, Cochrane, Gleason, Halleran, Moore, Nelsen and Nolan; Representatives Anderson (Glen), Cannon, Gleason, Moore, Nelsen and Nolan having been excused.

SPECIAL ORDER.
The hour having arrived, the House took up consideration of the special order of business for the day, Engrossed Senate Bill No. 7 on second reading.
Mr. Roberts moved that Engrossed Senate Bill No. 7 be indefinitely postponed.
Debate ensued.
Mr. Westover demanded the previous question and the demand was sustained.
The Speaker: "Under our rules the maker of a motion has the right to close the debate."

PERSONAL PRIVILEGE.
Mr. Titus: "I don't think it is quite fair that these gentlemen should be permitted to speak and then deprive some of the rest of us by demanding the previous question."
Mr. Westover: "I closed the debate so that we could get down to work."
The Speaker: "Mr. Roberts made the original motion and has the right to close the debate under our rules."
Mr. Roberts demanded a roll call and the demand was sustained.
Mr. Anderson (B. Roy) demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.
The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Anderson (Glen), Burns, Cannon, Cochrane, Gleason, Moore, Nelsen and Nolan; Representatives Anderson (Glen), Cannon, Gleason, Moore, Nelsen and Nolan having been excused.

The Chair stated the question to be on the motion by Mr. Roberts to indefinitely postpone Engrossed Senate Bill No. 7.
The Speaker: "A vote 'aye' is a vote to indefinitely postpone, and a vote 'no' is against the motion."

The Clerk called the roll and the motion to indefinitely postpone Engrossed Senate Bill No. 7 was lost by the following vote: Yeas, 3; nays, 8; absent or not voting, 8.
Those voting yea were: Representatives Anderson (Frank), Luck, Roberts—3.
Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Benson, Bilger, Bingham, Brown, Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Collins,

Those absent or not voting were: Representatives Anderson (Glen), Burns, Cannon, Cochrane, Gleason, Moore, Nelsen, Nolan—8.

EXPLANATION OF VOTE.

MR. ANDERSON (FRANK): "If any man is able to convince me and show me that I do not think, act or vote rightly, I will gladly change, for I seek the truth by which no man was ever injured; but he is injured when he abides in his error and ignorance.

"This bill calls for a large appropriation with which to set up the business. It is fundamentally wrong for any state to compete in private business with its citizens and every experiment of this kind has met with disaster. I cite South Carolina's dispensary law, which proved a total failure to the people of that state. The whole bill is unsound, impracticable and an economic waste."

PERSONAL PRIVILEGE.

MR. SULLIVAN: "I do not know how the gentleman from King can justify wasting so much time, when he knew that he would be defeated, as he has just stated. That, I think is the cheapest kind of cheap publicity at this time."

Engrossed Senate Bill No. 7, by Senator Steele: Relating to intoxicating liquors.

The bill was read the second time by sections.

On motion of Mr. Herren, the following amendment was adopted:

Amend Section 3, line 6 of the engrossed bill—strike the words "barley, malt, and hops in water" and insert in lieu thereof the words "pure hops, or pure extract of hops and pure barley malt or other wholesome grain or cereal in pure water".

On motion of Mr. Herren, the following amendment was adopted:

Amend Section 3, page 1 of the printed engrossed bill, by striking lines 13, 14 and 15 and inserting in lieu thereof the following:

"'Club' means an organization of persons, incorporated or unincorporated, operated solely for fraternal, benevolent, educational, athletic or social purposes, and not for pecuniary gain."

Mr. Schade moved the adoption of the following amendment:

Amend Section 3, in line 7, by striking the figure and words "½ of one" and inserting in lieu thereof the word "one".

The amendment was lost.

Mr. Schade moved the adoption of the following amendment:

Amend Section 3, in line 12 between the words "the" and "Liquor" insert the words "Washington State".

The amendment was lost.

Mr. Cleary moved that the following amendment be adopted:

Amend Section 3, page 2, by inserting between lines 47 and 48, the following:

"'Meal' or 'Meals' means a substantial order or orders of food, to which wine, strong beer and/or mixed drinks shall be incident. This definition shall receive a liberal
construction to prevent the sale of wine, strong beer and/or mixed drinks as a principal article, with food as an incident thereto, rather than the principal sale of food with strong beer, wine and/or mixed drinks as an incident thereof."

Mr. Anderson (B. Roy) moved that the amendment by Mr. Cleary be laid on the table without taking the bill with it.

A division was called for and the motion to lay on the table the amendment by Mr. Cleary without taking the bill with it was carried by a rising vote.

PERSONAL PRIVILEGE.

MR. WALDRON: "If we are going to thrash this out to a conclusion and end this controversy, it would seem that when amendments are proposed it would be the part of wisdom that we be allowed to discuss them. We must not cut off debate. We can reach a conclusion only after deliberations and an understanding of what the amendment attempts to accomplish. It seems to me that when amendments are proposed, everyone should be allowed to discuss them. If the majority then feel that the amendment is not proper, after it has been thoroughly discussed, they are free to vote it down. I, for one, am opposed to moving to lay on the table, thereby cutting off debate, without giving everyone a chance to know what it is about.

"This amendment by Mr. Cleary was agreed on in the Committee on Liquor Control, and I believe it is only fair that the members of the House know what it is about, and then before any discussion can be had we are cut off from debate by a motion to lay on the table, and no one knows whether it is proper or improper."

MR. ROTH: "I want to emphasize the words of Representative Waldron. I was not on the Committee on Liquor Control and therefore have not the information or knowledge of these amendments as do those who had the privilege of being on that committee. Therefore, it is only fair that what has been suggested by Representative Waldron be supported by us who have not had that privilege."

Mr. Healy moved the adoption of the following amendment:

Amend Section 3, in line 56 of the printed engrossed bill; after the word "towns;" strike the word "improved".

In line 57, before the word "state" strike the words "portions of".

In line 57, between the words "county" and highways" insert the words "or township."

In lines 57 and 58, after the word "roads" and before the word "buildings" strike the words and figures "within five hundred feet (500 ft.) of a human habitation".

Debate ensued.

Mrs. Wanamaker demanded the previous question and the demand was sustained.

The amendment was adopted.

Mr. Ledgerwood moved the adoption of the following amendment:

Amend Section 3. In line 56 strike the word "improved".

In line 57 strike the words "portions of" and the words "or roads within five hundred feet of a."

In line 57 after the word "state" strike "or" and insert in lieu thereof the word "and".

In line 58 strike the words "human habitation".

With the consent of the House, Mr. Ledgerwood withdrew his amendment.

Mr. Sullivan moved that the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 3, line 69 of the printed engrossed bill; after the word "powers" strike the words "contained in" and insert in lieu thereof the words "confferred by".
On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 3, line 81 of the printed bill as follows: Strike the period (.) after the word "distillation" and insert in lieu thereof a comma (,) and add the words: "including wines exceeding seventeen (17) per cent of alcohol by weight."

Mr. Miller moved the adoption of the following amendment:

Amend Section 3, in line 84, after the last comma (,) add the words "and wine up to seventeen per cent (17%) alcoholic content by weight."

The amendment was lost.

Mr. Herren moved the adoption of the following amendment:

Amend Section 3, line 87 of the bill, by adding thereto the following:

"'Farmers' Winery' means a place where any farmer in this state who grows grapes or other fruits upon his land, manufactures wine out of such grapes or other fruits grown by himself and no other, and sells by wholesale or retail, provided that said wine shall not contain more than 16% of alcohol by weight."

The amendment was lost.

Mr. Adams moved that the call of the House be dispensed with.

The motion was carried.

On motion of Mr. McDonald, the House was declared at recess until 2:30 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:30 p.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Cannon, Gleason, McGovern, Moore, Nelsen and Nolan; Representatives Anderson (Glen), Cannon, Gleason, Moore, Nelsen and Nolan having been excused.

The Speaker: "There are three propositions which we desire to present to the House for a rising vote. We find that some members would like to work mornings and evenings in the House and spend the afternoons in committee work; others would like to work mornings and afternoons and spend the evenings in committee work; and others desire that we have three sessions—morning, afternoon and evening. A rising expression on the three propositions is necessary."

The Speaker requested those in favor of meeting two sessions a day, as opposed to three sessions a day, to arise and remain standing until the vote was counted.

Two sessions per day prevailed.

The Speaker requested those in favor of meeting in the morning and afternoon, as opposed to morning and evening, to arise and remain standing until the vote was counted.

The morning and afternoon sessions prevailed.

Debate ensued as to the hours for convening and adjourning.

The Speaker: "May not the matter rest with the understanding that the preference is that the House work between 9:30 a.m. and one o'clock in the afternoon, and between 2:00 p.m. and 5:30 p.m.?"

PERSONAL PRIVILEGE.

Mr. Titus: "At this time, Mr. Speaker, I am going to plead with Mrs. Myers, the lady member from Whitman County, to move that Rule 20 be suspended, so that I might instruct the pages to deliver candy to the ladies and cigars to the gentlemen.

"While this is being done, I wish to say that these high-grade chocolates and fine
cigars were purchased from firms who are at all times fair to organized labor, and you too have shown yourselves fair to organized labor by your generous vote recorded on House Bill No. 28.

"I hope the ladies will enjoy the candy and the gentlemen the cigars, for it has been indeed a pleasure to present them to you with the best wishes of Organized Labor of the State of Washington."

SECOND READING OF BILLS.

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

Mr. Smith (J. B.) moved the adoption of the following amendment:
Amend Section 3. Between lines 46 and 47 add a definition to read as follows:
" 'Manufacturing' means engaged in the production or preparation of intoxicating liquors."

A division was called for and the amendment was lost by a rising vote.

On motion of Mr. Herren, the following amendment was adopted:
Amend Section 3, line 87 of the engrossed bill by adding thereto the following:
" 'Farmers' Winery' means a place where any farmer in this state who grows grapes or other fruits upon his land, manufactures wine out of such grapes or other fruits grown by himself and no other, and sells by wholesale under the provisions of this act provided that said wine shall not contain more than seventeen per cent (17%) of alcohol by weight."

On motion of Mr. Ledgerwood, the following amendment was adopted:
Amend Section 3 of the printed bill as follows: Strike all of lines 88 to 95 inclusive, and insert in lieu thereof the following:
" 'Wine' means any alcoholic beverage obtained by fermentation of fruits (grapes, berries, apples, etc.) or other agricultural product containing sugar, to which any saccharine substances may have been added before, during or after fermentation, and containing not more than seventeen (17) per cent of alcohol by weight, including sweet wines fortified with wine spirits, such as port, sherry, muscatel and angelica, not exceeding seventeen (17) per cent of alcohol by weight."

Mr. Schade moved the adoption of the following amendment:
Amend Section 3. In line 97, after the word "same" at the end of the line, insert the words "for resale."

The amendment was lost.

Mr. Todd moved that the following amendment be adopted:
In Section 3, after line 98 of the printed engrossed bill add a new paragraph as follows:
" 'Wine wholesaler' means a person who buys wine from a vintner or winery located either within or beyond the boundaries of the state for the purpose of selling the same not in violation of this act, or who represents such vintner or winery as agent."

Mr. Skinner moved that the amendment by Mr. Todd be laid on the table without taking the bill with it.

Mr. Austin demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Anderson (Glen), Cannon, Gleason, McGovern, Moore, Nelsen and Nolan; Representa-
tives Anderson (Glen), Cannon, Gleason, Moore, Nelsen and Nolan having been excused.

Mr. Smith (Vernon A.) moved that Mr. McGovern be excused.
The motion was carried.

On motion of Mr. Westover, the House proceeded with business under the call of the House.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Chair stated the question to be on the amendment by Mr. Ott.

A roll call was demanded and the demand was sustained.

The Speaker: "A vote 'aye' is a vote for the amendment and a vote 'no' is a vote striking the amendment."

The Clerk called the roll on the amendment by Mr. Ott and the amendment was lost by the following vote: Yeas, 25; nays, 67; absent or not voting, 7.

Those voting yea were: Representatives Anderson (Frank), Bilger, Burns, Cleary, Collins, Easterday, Fulkerson, Gehlen, Hall, Harter, Kochler, Luck, Mann, Miller, Ott, Post, Reader, Robbins, Roberts, Smith (Vernon A.), Stewart, Titus, Todd, Wentworth, Westover—25.

Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Benson, Bingham, Brown, Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Gessell, Haddon, Halleran, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Myers, Neff, Palmeter, Peterson, Reeves, Richmond, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Sullivan, Thompson, Van Dyk, Vane, Waldron, Wanamaker, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—67.

Those absent or not voting were: Representatives Anderson (Glen), Cannon, Gleason, McGovern, Moore, Nelsen, Nolan—7.

NOTICE OF RECONSIDERATION.

Mr. Clark (H. B.) gave notice that on the next working day he would move that the House reconsider the vote by which it failed to adopt Mr. Ott's amendment.

On motion of Mr. Adams, further proceedings under the call of the House were dispensed with.

On motion of Mr. McDonald, the House adjourned until 10:00 a. m., Thursday, January 4, 1934.

GEO. F. YANTIS, Speaker.
MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, JANUARY 4, 1934.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Anderson (Glen), Cannon, Gehlen, Gleason, Halleran, Koehler, McGovern, Moore, Nelsen, Nolan, Richmond and Schade; Representatives Anderson (Glen), Cannon, Gleason, Halleran, Moore, Nelsen and Nolan having been excused.

Prayer was offered by Rev. Claude H. Lorimer of the First Christian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day.

On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary, Rule 20 was suspended.

MOTION.

Mr. Anderson (B. Roy) moved that the House take Engrossed House Bill No. 104 from the table.

The Speaker: "With the permission of the House the Speaker would like to make a statement regarding Engrossed House Bill No. 104.

"Engrossed House Bill No. 104 was passed by the House and then passed by the Senate with amendments. It came back to the House and there was a motion that we concur in the Senate amendments. The bill was then laid on the table. There was a motion to reconsider the motion by which the bill was laid on the table. Then the motion to reconsider was laid on the table. Since the action taken in the session of the evening before last, there has been a constant stream of protest and requests have come to the Speaker's office, both from the membership of the House and of the Senate and from many outside sources, that this matter be again considered.

"The Speaker is advised, and believes it to be true, that the motions were made, not for the purpose or intent of disposing of the bill, but for the purpose of disposing of the Senate amendments. So great has been the insistence that this matter be brought on the floor of the House, that the Speaker is disposed to request the House, in the interests of satisfying the demand for considering this question, to restore the bill to its former status for the purpose of concurring in the Senate amendments or disposing of the amendments as the House sees fit. This action of the Speaker is, I know, unusual, but the condition is somewhat unusual, and I trust the House will pardon the intrusion."

Extended debate ensued.

On motion of Mrs. Myers, the previous question was ordered.

The Chair stated the question to be on the motion to lift Engrossed House Bill No. 104 from the table.

A division was called for and the bill was taken from the table by a rising vote.
Mr. Anderson (B. Roy) moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 104 and that the Senate be asked to recede therefrom.

The Speaker: "The Speaker will at this time rule the motion out of order inasmuch as there is a motion before the House that the House do concur in the Senate amendments. A substitute motion may be made or the motion to concur in the Senate amendments may be defeated."

Mr. Harter moved that the motion to concur in the Senate amendments be laid on the table.

The Speaker: "The Speaker will dispose of this motion in the following manner: "This motion would put the bill in exactly the same status it was this morning and no progress would be made in the matter. Therefore, Mr. Harter's motion is ruled out of order."

With the consent of the House, Mr. Miller withdrew his former motion that the House concur in the Senate amendments.

Mr. Anderson (B. Roy) moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 104 and that the Senate be asked to recede therefrom.

The motion was carried.

REPORTS OF STANDING COMMITTEES.


Passed to second reading.

House Bill No. 115 (reported by Committee on Appropriations): Do pass as amended.

Passed to second reading.

House Bill No. 176 (reported by Committee on Agriculture): Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 213, entitled "An Act relating to and providing for the acquisition, construction, maintenance and operation of systems of sewerage, and systems and plants for collection and disposal of refuse by cities, towns, counties and sewerage improvement districts, providing for the payment therefor by revenue bonds and other bonds; providing for the securing of funds for such acquisition and construction from the Reconstruction Finance Corporation and from other agencies; providing for the establishment and collection of special service charges; and amending Chapter 39, Sections 1 to 7 of the Session Laws of 1931, and declaring an emergency, and that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. W. Clark, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 53, entitled "An Act authorizing the exchange of
certain state lands for other lands of equal value," have had the same under consider­
ation, and we respectfully report the same back to the House with recommenda-
tion that it do pass.  

JOHN N. WILSON, Chairman.

We concur in this report: J. B. Smith, Edmund J. Miller, Harry E. Christianson, B. L. Smith.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., JANUARY 4, 1934.

MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred Senate Bill No. 59, entitled "An Act relating to the management, investment, control and deposit of capital, funds and properties of insurance companies operating in the State of Washing­ton; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Tim. Healy, Donald A. McDonald, Richard B. Ott, W. A. Richmond, P. C. Shine, Judson W. Shorett.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., JANUARY 4, 1934.

MR. SPEAKER:

We, of your Judiciary Committee, to whom was referred Senate Bill No. 61, entitled "An Act relating to the investment and management of trust funds; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recom­mendation that it do pass.

WARREN G. MAGNUSON, Chairman.

We concur in this report: Tim. Healy, Donald A. McDonald, Richard B. Ott, P. C. Shine, Judson W. Shorett.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., JANUARY 4, 1934.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Senate Bill No. 61, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

W. A. Richmond.

Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., JANUARY 3, 1934.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred Senate Joint Resolution No. 1, providing for a special legislative joint committee, to report upon plans for legislation to provide for the care and maintenance of disabled and superannuated industrial employees, have had the same under consideration, and we respectfully report the same back to the House with the recom­mendation that it do pass.

MYRON H. TITUS, JR., Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., JANUARY 2, 1934.

MR. SPEAKER:

We, a majority of your Committee on Unemployment Relief, to whom was re­ferred Senate Joint Memorial No. 9, relating to the Civilian Conservation Corps and the carrying on of its activities, have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, WASH., JANUARY 4, 1934.

To the Honorable, the House of Representatives of the State of Washington:

LADIES AND GENTLEMEN: I have the honor to advise that the Governor has approved the following House Bills, entitled:

House Bill No. 14: "An Act relating to the crime of kidnaping and the punishment therefor, and repealing Section 158, Chapter 249, Session Laws 1909 (Section 2410, Remington's Revised Statutes of Washington), and declaring that this act shall take effect immediately."

House Bill No. 28: "An Act relating to labor, and labor disputes, defining and limiting the powers of the courts of this state in the granting of restraining orders and injunctions in cases involving or growing out of any labor dispute, and in the trial and punishment for contempt for violation thereof, declaring the public policy of the State of Washington with respect thereto and with respect to contracts of employment and hiring, and repealing all acts and parts of acts in conflict therewith."

House Bill No. 107: "An Act amending Section 15 and Section 17 of Chapter 8, Session Laws of Washington, 1933, entitled: 'An Act to relieve the people of the state from hardships and suffering caused by unemployment; creating and defining the duties of an emergency relief administration, and making an appropriation for such purpose; providing penalties, and declaring that this act shall take effect immediately,' and declaring that this act shall take effect immediately."

House Bill No. 123: "An Act relating to banks, trust companies and mutual savings banks, authorizing membership in the federal reserve banking system and the insuring of their deposits under the laws of the United States."

House Bill No. 129: "An Act making appropriations to pay refunds and judgments for refunds of taxes and interest and costs, amending Section 28 of Chapter 191, Session Laws of 1933, entitled: 'An Act relating to taxation; imposing taxes upon the privilege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing penalties; making appropriations; and declaring that this act shall take effect immediately,' and declaring that this act shall take effect immediately."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 3, 1934.

MR. SPEAKER:

The Senate has passed Substitute Senate Bill No. 110, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 3, 1934.

MR. SPEAKER:

The Senate has passed Engrossed Senate Bill No. 24; also Engrossed Senate Bill No. 34, and the same are herewith transmitted.

GEO. E. STARR, Secretary.
SENATE AMENDMENT TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 3, 1934.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 57 with the following amendment:

Amend the title by striking the period (.) after the word "election" and inserting in lieu thereof "and declaring that this act shall take effect immediately."; and the same is herewith transmitted.

Geo. E. Starr, Secretary.

On motion of Mr. Austin, the Senate amendment to Engrossed House Bill No. 57 was concurred in.

The Clerk called the roll and the House passed Engrossed House Bill No. 57, as amended by the Senate by the following vote: Yeas, 67; nays, 6; absent or not voting, 26.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Austin, Bilger, Brown, Brunton, Burns, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Neff, Ott, Palmeter, Peterson, Robbins, Roth, Schultz, Shiel, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Todd, Vane, Waldron, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Mr. Speaker—67.

Those voting nay were: Representatives Bingham, Harter, Healy, Roesli, Sisson, Van Dyk—6.

Those absent or not voting were: Representatives Anderson (Glen), Aspinwall, Benson, Cannon, Carty, Cleary, Collins, Gehlen, Gleason, Hallaran, Koehler, McGovern, Moore, Nelsen, Nolan, Post, Reader, Reeves, Richmond, Roberts, Schade, Stewart, Wanamaker, Wentworth, Westover, Wiswall—26.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

NOTICE OF RECONSIDERATION.

Mr. Waldron gave notice that on the next working day he would move that the House reconsider the vote by which it passed Engrossed House Bill No. 57.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:


Referred to Judiciary Committee.

Engrossed Senate Bill No. 34, by Senator Gable: An Act relating to and prescribing the procedure, terms and conditions for admission or commitment to and/or retention in state hospitals for the insane, providing for
certain charges to be paid by persons for the care and maintenance of insane persons and amending Section 1 of Chapter 133 of the Laws of 1925 of the State of Washington (Section 6930 of Remington's Compiled Statutes).

Referred to Judiciary Committee.

Substitute Senate Bill No. 110, by Senator Garrett: An Act authorizing and empowering the Capitol Committee to construct buildings and make other improvements upon certain lands of the state and providing that this act shall take effect immediately.

Referred to Committee on Public Buildings and Grounds.

SECOND READING OF BILLS.

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

Mr. Van Dyk moved the adoption of the following amendment:

Amend Section 3, line 82, by striking the same and inserting in lieu thereof:

"'Store' means a public place owned, and/or operated, and/or governed by the municipality (city or county) in which it is situated, but controlled in all respects by the State Liquor Control Board, as herein prescribed, at which place 'liquor' or 'soft liquor' is dispensed either in sealed or broken packages as prescribed by such State Board; all stock to be purchased exclusively from the State Liquor Control Board."

Mr. Dean McLean, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Brown.

Debate ensued.

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

PERSONAL PRIVILEGE.

MR. TODD: "Mr. Speaker, Ladies and Gentlemen: This is one of the most important parts of this bill. How are we going to handle it by municipal licensing of state stores? We desire that these things be discussed in full and I am opposed to such tactics which prevent a proper discussion of the matter. The fine features of this bill should be discussed freely."

A division was called for and the motion to lay on the table Mr. Van Dyk's amendment was carried by a rising vote.

PERSONAL PRIVILEGE.

MR. WALDRON: "It seems to me that the gentlemen who propose amendments should be permitted to speak on them for the information of the House. I think the members of the House who were called here by the Governor to thrash out this liquor control matter, and who represent hundreds of constituents, have a right to be heard, whether or not we are with them. I do not like this procedure. When others desire to express their opinions, we should listen to them so that we may have the benefit of the knowledge which they may have. If we don't agree with them we will vote them down, and if they can convince us that they are right, we will vote for them."

MR. MCDONALD: "I wish to call your attention to the fact that all the speeches that were made were in favor of this amendment, and yet it was voted down."

MR. POST: "I suggest limiting the time to ten minutes."

THE SPEAKER: "I ask that we confine ourselves to the discussion before us and express our opinion as to the merits or demerits of the bill, and make proper use of 'personal privilege.' I do this only for the reason that we must proceed and there will be plenty of opportunity to express ourselves on the bill. We have spent nearly the afternoon and have accomplished little. The effort yesterday was to give the
fullest possible opportunity to discuss the amendments before us. The Speaker has no disposition to limit any member to ten minutes or three minutes, or to any other rule, but with the consent of the House is willing to rely on the good faith of the members to proceed to what discussion is necessary."

MR. LEDGERWOOD: "I, for one, am in favor of this bill. I am not in favor of railroadng this bill or any other bill. I voted for the motion to table the amendment by Mr. Van Dyk. The reason that I voted to table this amendment was because we spent three hours yesterday afternoon discussing this very same question. Certainly, everyone in the House had an opportunity to discuss the matter of this proposed amendment. I do not see why we need spend any more time on it."

Mr. Fulkerson moved that the following amendment be adopted:

Amend Section 4 of the bill, strike the words at the beginning of the section "There shall be established" and insert in lieu thereof the following: "Every drug store having been engaged in business for a period of at least six months at the time this act takes effect, or which thereafter shall have been continuously engaged in business for a period of at least two years prior to the time of making application to the board, and paying in advance the fee hereinafter provided, shall be issued a license which will entitle the drug store to sell liquor in the original unopened bottles, packages or containers of the manufacturer or drug store only, and not in glasses for consumption on the premises; and in addition thereto the board may establish."

Extended debate ensued.

Mr. Smith (Archibald) moved that the following amendment to the amendment be adopted:

Amend Section 4 by adding to the amendment "Provided, That no drug store shall be allowed to buy more than 20% of liquor purchases in proportion to total purchases."

Mr. Edwards moved that the amendment and the amendment to the amendment be laid on the table without taking the bill with them.

Mr. Ledgerwood demanded a call of the House and the demand was sustained.

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Anderson (Glen), Cannon, Gleason, Halleran, Koehler, McGovern, Moore, Nelsen, Nolan and Richmond; Representatives Anderson (Glen), Cannon, Gleason, Halleran, Moore, Nelsen and Nolan having been excused.

On motion of Mr. Aspinwall, the unexcused absentees were excused and the House proceeded with business under the call of the House.

A roll call was demanded and the demand was sustained.

THE SPEAKER: "The matter is as follows: An amendment was submitted by Mr. Fulkerson. Mr. Smith moved to adopt an amendment to the amendment. A motion was made by Mr. Edwards to lay the amendment and the amendment to the amendment on the table without taking the bill with them. A vote 'aye' is a vote to lay the amendment and the amendment to the amendment on the table without taking the bill with them, and a vote 'no' is a vote not to lay the amendment or the amendment to the amendment on the table."

The Clerk called the roll and the motion to lay on the table the amendment and the amendment to the amendment without taking the bill with them was carried by the following vote: Yeas, 67; nays, 22; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Benson, Bingham, Brown, Brunton, Burns,
Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Gehlen, Gessell, Haddon, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, Myers, Neff, Palmeter, Post, Reeves, Roesli, Roth, Schade, Schultz, Sisson, Skinner, Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Sullivan, Thompson, Todd, Van Dyk, Vane; Wanamaker, Westover, Wilson (J. Ivan), Wiswall, Mr. Speaker—67.

Those voting nay were: Representatives Anderson (Frank), Bilger, Collins, Easterday, Fulkerson, Hall, Luck, Miller, Ott, Reader, Robbins, Roberts, Shine, Shorette, Smith (Archibald), Smith (Vernon A.), Stewart, Titus, Waldron, Wentworth, Wilson (James W.), Wilson (John N.)—22.

Those absent or not voting were: Representatives Anderson (Glen), Cannon, Gleason, Halleran, Koehler, McGovern, Moore, Nelsen, Nolan and Reader; Representatives Anderson (Glen), Cannon, Gleason, Halleran, Moore, Nelsen and Nolan having been excused.

On motion of Mr. McDonald, the call of the House was dispensed with.

On motion of Mr. McDonald, the House was declared at recess until 2:00 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Adams, Allen, Anderson (Glen), Cannon, Clark (H. B.), Cohn, Collins, Gleason, Halleran, McGovern, Moore, Nelsen, Nolan and Reader; Representatives Anderson (Glen), Cannon, Gleason, Halleran, Moore, Nelsen and Nolan having been excused.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has receded from its amendments to Engrossed House Bill No. 104, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Speaker:

The Senate has passed Engrossed Senate Joint Memorial No. 10, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

REPORT OF ENGROSSMENT COMMITTEE.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bills Nos. 65 and 185, also Reengrossed House Bill No. 163, also Engrossed House Joint Memorial No. 8, has compared same with the original and engrossed bills, and the original memorial, and finds them correctly engrossed and reengrossed.

Edwin L. Emerick, Chairman.

I concur in this report: Dan McGovern.
MESSAGE FROM THE GOVERNOR.

OFFICE OF GOVERNOR,
OLYMPIA, WASH., JANUARY 4, 1934.

To the Honorable, the House of Representatives of the State of Washington:

I am returning without my approval as to Section 22, but with my approval as to all of the other sections, House Bill No. 180, entitled:

"An Act declaring the existence of a state and national agricultural emergency, declaring the policy of the legislature, approving and adopting the provisions of the National Agricultural Act and any marketing agreement approved or prescribed by the Secretary of Agriculture of the United States, defining marketing agreements, restricting the authority of the state or any municipal corporation within the state to purchase material and supplies, providing for the regulation and enforcement of marketing agreements, establishing standards of fair competition, empowering the Director of Agriculture, with the approval of the Governor, to make rules and regulations to control the production, storage, transportation, sale and distribution of agricultural commodities and to issue licenses licensing the persons handling or processing agricultural products, prescribing the methods and the persons entitled to licenses, granting jurisdiction to courts for the trial and prosecution of any violation of this act, directing the Attorney General and any prosecuting attorney within the state to prosecute any violation of this act, prescribing methods of issuing licenses and revocation thereof, creating Board of Review, making it unlawful for any persons to engage in the handling, process or wholesaling of agricultural products without a license, prescribing the amount of license fees to be paid, making appropriation for the administration of this act, defining agricultural commodities and persons engaged in the handling thereof, defining the time when this act shall cease to be in effect, declaring this act an emergency and repealing Section 6242 of Remington's Revised Statutes, and for other purposes."

The general purpose of this bill, as the title indicates, is to restore the normal currents of commerce in the commodities of the basic industry of agriculture. To do this the bill provides for the establishing and maintaining a balance between production and consumption of agricultural commodities; for the stimulation of marketing conditions; and for the increasing of the purchasing power of the farmer. The bill seeks to bring about a readjustment between farm production, marketing and consumption for the common good of producer and consumer. To this end, the bill also seeks cooperation between the state and the National government in regard to the restoration of agriculture through the National Agricultural Adjustment Act.

However, Section 22 of the bill provides for the repeal of Section 6242 of Remington's Revised Statutes of the State of Washington, which is an act prohibiting combinations to fix the price of various agricultural products. Unless the repeal of this section of the prior law is essential to the operation of House Bill No. 180, the same should not be repealed, as it is a wholesome provision of law. I am advised, however, that the repeal of said Section 6242 is not necessary to permit the carrying out of the provisions and Intentions of House Bill No. 180. The Attorney General also advises me in respect to whether or not Section 22 of this bill should be vetoed as follows:

This section specifically repeals Rem. Rev. Stat., Section 6242, which is the statute against combinations and fixing prices on certain agricultural products. We are of the opinion that Section 22 can be vetoed without impairing the efficiency of the balance of the act. Section 22 is not essential to the act for the reason that the provisions of House Bill No. 180 supersede Section 6242, Rem. Rev. Stat., in so far as it comes in conflict with this act.

In this connection we call attention to the limited duration of the act, as by its own terms, it expires not later than two years after its enactment.

If Section 22 is allowed to stand, it will be a permanent repeal of Rem. Rev. Stat., 6242, which will not be revived at the termination of the two-year period during which the new act is to be in effect.

If Section 22 is vetoed or otherwise taken out of the act, Rem. Rev. Stat., would not be repealed, but would be suspended during the period of the operation of the law and at the expiration of that period would automatically come into effect to
prevent the fixing of prices on those certain products from that time on the same as if House Bill No. 180 had never been enacted.

For these reasons Section 22 of said House Bill No. 180 is vetoed. The remainder of the bill is hereby approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

Mr. Waldron moved that Section 22 of House Bill No. 180 be passed notwithstanding the Governor's veto.

THE SPEAKER: "A vote 'aye' is a vote to pass the section over the Governor's veto, and a vote 'no' is to sustain the Governor's veto."

The Clerk called the roll on the motion that Section 22 of House Bill No. 180 be passed notwithstanding the Governor's veto, and the Governor's veto was sustained by the following vote: Yeas, 2; nays, 81; absent or not voting, 16.

Those voting yea were: Representatives Bingham, Cochrane—2.

Those voting nay were: Representatives Allen, Anderson, (B. Roy), Anderson (Frank), Aspinwall, Austin, Benson, Bilger, Brown, Brunton, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emery, Fullerson, Gessell, Haddon, Hall, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Neff, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Sullivan, Thompson, Titus, Vane, Waldron, Wanamaker, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—81.

Those absent or not voting were: Representatives Anderson (Glen), Cannon, Emerick, Gehlen, Gleason, Halleran, Koehler, McGovern, Moore, Nelsen, Nolan, Reader, Stewart, Todd, Van Dyk, Wentworth—16.

REPORT OF STANDING COMMITTEE.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 4, 1934.

We, of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 164, entitled "An Act authorizing the Parks Committee of the State of Washington to acquire in the name of the State of Washington, partly by gift and partly by purchase, approximately 130 acres, more or less, of land in Sections 10 and 11, Township 10 North, Range 11 West W. M., in Pacific County, including the Torwoodlea Golf Course, and authorizing said Parks Committee to operate the same as a state park and including said golf course, and appropriating the sum of $25,000.00 for the purchase of said property," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

W. L. BILGER, Chairman.


Passed to second reading.

MOTIONS.

Mr. McDonald moved that Engrossed Senate Bill No. 7 be placed on the calendar after House Bill No. 184.

Mr. Magnuson moved as a substitute motion that the House resume work on Engrossed Senate Bill No. 7 at once.
After further discussion, a division was called for and the substitute motion by Mr. Magnuson was carried by a rising vote.

SECOND READING OF SENATE BILL.

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

Mr. Eddy moved the adoption of the following amendment:

Amend Section 4, Subdivision 1, by striking the proviso therein and substituting in lieu thereof, "The price of all liquor shall be fixed by the Board and at the time of sale thereof, there shall be attached to each container and/or package, and cancelled, a state revenue stamp in the value of 10% of the sale price fixed by such Board; such stamp to be of such form and color as prescribed by the Commission, and be procured from the State Treasurer."

Debate ensued.

With the consent of the House, Mr. Eddy withdrew his amendment with the understanding that it could be considered later.

Mr. Emerick moved the adoption of the following amendment:

Amend Section 4. In line six after the word "shall", strike the following: "approximately twenty-five" and add in lieu thereof the following: "not exceed ten".

Honorable Ralph Horr, former Congressman from this state, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Smith (Vernon A.).

Mr. Herren moved that the following amendment to the amendment by Mr. Emerick be adopted:

Amend the amendment by adding the following: "Provided, That such amount be allotted to the Old Age Pension Fund."

With the consent of the House, Mr. Herren withdrew his amendment.

Mr. Sisson moved that the following substitute amendment to the amendment by Mr. Emerick be adopted:

Amend Section 4, line 6 of the printed engrossed bill; after the word "shall" and before the words "twenty-five" strike the word "approximate" and insert in lieu thereof the words "not exceed".

On motion of Mr. Austin, the previous question was ordered.

The substitute amendment by Mr. Sisson was adopted.

Mr. Luck moved the adoption of the following amendment:

Amend Section 4, subsection (1). Strike the words "twenty-five per cent" and substitute therefor the words "ten per cent."

Mr. Neff moved that the amendment by Mr. Luck be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Luck without taking the bill with it was carried.

Mr. Richmond moved that the following amendment be adopted:

Amend Section 4, in line 6, as amended. After the words "not exceed" strike the words twenty-five and insert in lieu thereof the word "twenty."

After debate, with the consent of the House, Mr. Richmond withdrew his amendment.

The Speaker called Mr. Mandery to preside, in order that the gentleman from Thurston County, Mr. Yantis, might speak.

Mr. Todd moved the adoption of the following amendment:

Amend Section 4, line 6, as amended. After the word "shall" strike the words "not exceed twenty-five per cent" and insert in lieu thereof the following: "be on
liquor retailing at $1.00 to $1.50, 20%; on liquor retailing at $1.50 to $2.00, 15%;
on liquor retailing at $2.00 or over, 10%.”

With the consent of the House, Mr. Todd withdrew his amendment.

Mr. Wiswall moved the adoption of the following amendment:

Amend Section 4, subdivision (2), line 11 of the printed engrossed bill; following
the period (.) after the word “purposes” insert a new sentence to read as follows:
“Regularly conducted hospitals may have right to purchase pure grain alcohol on a
Federal permit.”

The amendment was adopted.

Mr. Smith (Archibald) moved the adoption of the following amendment:

Amend Section 4, line 14 of the printed bill. Following the comma (,) after the
word “Government”, insert the following: “to any druggist”.

Debate ensued.
The previous question was demanded and the demand was sustained.
The amendment was lost.

Mr. Smith (J. B.) moved the adoption of the following amendment:

Amend Section 4. Add a new paragraph to be known as subsection (5) to read
as follows:
“(5) The Liquor Control Board may also engage in the manufacture of in-
toxicating liquors.”

Extended debate ensued.

On motion of Mr. Adams, the previous question was ordered.
The amendment was lost.

The Speaker resumed the chair.

Mr. Westover moved the adoption of the following amendment:

Amend Section 4, subsection (1), line 6 of the printed bill, by striking the period
at the end of the sentence and inserting a comma (,) and the following words: “the
said twenty-five per cent net annual revenue to be used for the retirement of the bonds
authorized by this act, and for no other purpose, until the said bonds are fully paid
and satisfied, directing hereby the payment of said bonds as the revenue is received.”

Mr. McDonald moved that the amendment by Mr. Westover be laid on
the table without taking the bill with it.
The motion to lay on the table the amendment by Mr. Westover without
taking the bill with it was carried.

Mr. Smith (Vernon A.) moved that the following amendment be adopted:

Amend Section 4. Strike all of subsection (4), lines 16, 17, 18 and 19, page 4
of the printed bill.

The amendment was lost.

Mr. Luck moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 5½, to
read as follows:
“Sec. 5½. The Board shall not purchase liquor made in any country in default
of war debt to the United States Government.”

Mr. Anderson (B. Roy) moved that the amendment by Mr. Luck be laid
on the table without taking the bill with it.
The motion to lay on the table the amendment by Mr. Luck without
taking the bill with it was lost.

Debate ensued.

On motion of Mr. Adams, the previous question was ordered.
A roll call was demanded and the demand was sustained.
The Clerk called the roll on the adoption of the amendment by Mr. Luck and the amendment was lost by the following vote: Yeas 30; nays, 53; absent or not voting, 16.


Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Aspinwall, Benson, Bilger, Bingham, Brunton, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Compton, Dolsen, Eddy, Emerick, Emery, Gessell, Haddon, Hall, Healy, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Mandery, McDonald, McDonnell, Myers, Neff, Peterson, Post, Reeves, Richmond, Roth, Shorett, Sisson, Skinner, Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Vane, Wasamaker, Wilson (John N.), Wiswall, Mr. Speaker—53.

Those absent or not voting were: Representatives Allen, Anderson (Glen), Burns, Cannon, Clark (H. B.), Gehlert, Gleason, Halleran, Magnuson, McGovern, Moore, Nelsen, Nolan, Schade, Wentworth, Wilson (J. Ivan)—16.

Mr. Dolsen moved the adoption of the following amendment:

Amend Section 6. Strike Section 6 in its entirety and substitute the following:

"Sec. 6. The sale of liquor in each state liquor store shall be conducted by a person employed under this act to be known as a 'vendor', who shall be appointed by the Liquor Control Board, after such vendor has been approved by the proper officials of the incorporated city or town or the Board of County Commissioners of the county in which such state liquor store is to be opened and who shall, together with the employees under his direction, under the regulations of the Board, be responsible for the carrying out of this act and the regulations so far as they relate to the conduct of the store and the sale of liquor thereat."

Mr. Emerick moved the adoption of the following substitute amendment:

Amend Section 6, in line 5, after the word "thereat", by striking the period and inserting in lieu thereof a colon and the following: "Provided, That the mayor of each municipality shall have the power to approve the appointment of vendors in their respective municipalities."

Debate ensued.

With the consent of the House, Mr. Emerick withdrew his substitute amendment.

Mr. McDonald moved the adoption of the following substitute amendment:

Amend Section 6. At the end of Section 6 add the following: "Provided, That in each instance the vendor appointed shall have been a resident, for at least one year, of the city or county where the liquor store in which said vendor is to be employed is located."

On motion of Mr. Austin, the previous question was ordered.

Mr. Mann demanded a roll call and the demand was sustained.

The Speaker: "A vote 'aye' is a vote for Mr. McDonald's substitute amendment, which will take the place of the Dolsen amendment, and a vote 'no' is a vote against the McDonald substitute amendment. If the McDonald amendment is lost the Dolsen amendment will be before you."

The Clerk called the roll on the substitute amendment by Mr. McDonald and the amendment was lost by the following vote: Yeas, 37; nays, 44; absent or not voting, 18.
THIRTY-SECOND DAY, JANUARY 4, 1934

Those voting yea were: Representatives Allen, Anderson (B. Roy), Austin, Bilger, Brown, Christianson, Clark (A. W.), Cochrane, Cohn, Compton, Eddy, Edwards, Emery, Gessell, Haddon, Healy, Herren, Jones, Johnson, Judson, Leber, Ledgerwood, Mandery, McDonald, McDonnell, Myers, Peterson, Reeves, Roesli, Roth, Skinner, Smith (B. L.), Sorensen, Starrett, Thompson, Vane, Mr. Speaker—37.

Those voting nay were: Representatives Adams, Anderson (Frank), Aspinwall, Bingham, Brunton, Carty, Clark (H. B.), Cleary, Collins, Dolsen, Easterday, Emerick, Fulkerson, Gehlen, Hall, Hews, Koehler, Luck, Mann, Miller, Neff, Ott, Palmeter, Post, Reader, Richmond, Robbins, Roberts, Schultz, Shine, Shorettr, Sisson, Smith (Archibald), Smith (J. B.), Smith (Vernon A.), Stewart, Sullivan, Titus, Van Dyk, Waldron, Wanamaker, Wentworth, Wilson (John N.), Wiswall—44.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Burns, Cannon, Gleason, Halleran, Harter, Lanz, Magnuson, McGovern, Moore, Nelsen, Nolan, Schade, Todd, Westover, Wilson (J. Ivan), Wilson (James W.)—18.

On motion of Mr. Waldron, the previous question was ordered.

The Chair stated the question to be on the original amendment proposed by Mr. Dolsen.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the amendment by Mr. Dolsen and the amendment was lost by the following vote: Yeas, 37; nays, 45; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson (Frank), Bilger, Clark (A. W.), Clark (H. B.), Cleary, Collins, Dolsen, Easterday, Emerick, Fulkerson, Gehlen, Hall, Koehler, Luck, Mann, Miller, Ott, Palmeter, Post, Reader, Robbins, Roberts, Roesli, Schultz, Shine, Shorettr, Smith (Archibald), Smith (J. B.), Smith (Vernon A.), Stewart, Sullivan, Titus, Van Dyk, Waldron, Wentworth, Wiswall—37.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Aspinwall, Austin, Bingham, Brown, Brunton, Carty, Christianson, Cochrane, Cohn, Compton, Eddy, Edwards, Emery, Gessell, Haddon, Healy, Herren, Hews, Jones, Johnson, Judson, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Myers, Neff, Peterson, Reeves, Richmond, Roth, Sisson, Skinner, Smith (B. L.), Sorensen, Starrett, Thompson, Vane, Wanamaker, Wilson (John N.), Mr. Speaker—45.

Those absent or not voting were: Representatives Anderson (Glen), Benson, Burns, Cannon, Gleason, Halleran, Harter, Lanz, McGovern, Moore, Nelsen, Nolan, Schade, Todd, Westover, Wilson (J. Ivan), Wilson (James W.)—17.

On motion of Mr. McDonald, the House adjourned until 10:00 a. m., Friday, January 5, 1934.

S. R. HOLCOMB, Chief Clerk.

Geo. F. YANTIS, Speaker.
THIRTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 5, 1934.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Bilger, Clark (H. B.) and Mandery.

Prayer was offered by Rev. Claude H. Lorimer of the First Christian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day.

On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary, Rule 20 was suspended.

MOTION.

Mr. Cannon moved that the members of the Monroe Investigating Committee be excused for thirty minutes.

The motion was carried.

REPORT OF STANDING COMMITTEE.

Engrossed Senate Bill No. 87 (reported by Committee on Cities of the First Class): Do pass as amended.

Passed to second reading.

FIRST READING OF SENATE BILL.

The following bill was read first time by title and acted upon as indicated:

Engrossed Senate Joint Memorial No. 10, by Senators Murphy, Gable, Houser, Chamberlin and Nugent: Relating to hospitalization of veterans.

Referred to Committee on State Charitable Institutions.

SECOND READING OF BILLS.

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 8, subsection (2), line 4 of the printed engrossed bill, after the word "and" and before the word "wines" strike the word "unfortified".

Mr. Miller moved the adoption of the following amendment:

Amend Section 8. Strike all of subsection (1).

Debate ensued.

Mr. McDonald moved that the amendment be laid on the table without taking the bill with it.
Division was called for and the motion to lay on the table the amendment by Mr. Miller without taking the bill with it was lost by a rising vote. The amendment was adopted.

On motion of Mr. Post, the following amendment was adopted:
Amend Section 8, subsection (2), line 4 of the engrossed bill, by striking the figure "(2)".

On motion of Mr. Post, the following amendment was adopted:
Amend Section 12, line 15 of the printed engrossed bill; before the word "person" strike the word "private" and insert in lieu thereof the word "natural".

On motion of Mr. Post, the following amendment was adopted:
Amend Section 12, line 27 of the printed engrossed bill; strike the figure "3" and insert in lieu thereof the letter "e".

Mr. Luck moved the adoption of the following amendment:
Amend Section 12. Strike all of Section 12.

Debate ensued.

Mr. McDonald demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and all members were present.

On motion of Mr. Westover, the House proceeded with business under the call of the House.

Extended debate ensued.

Mr. Clark (A. W.) demanded the previous question, but the demand was not sustained.

Mr. Ledgerwood moved the adoption of the following substitute amendment:
Amend Section 12, line 9 of the printed engrossed bill; strike the words "twenty-five cents" and insert in lieu thereof the words "fifty cents".

Further debate ensued.

Mr. Austin demanded the previous question and the demand was sustained.

The Speaker recognized Mr. Luck.

Mr. Austin raised the point of order that the matter was not further debatable.

PERSONAL PRIVILEGE.

Mr. Luck: "I have not had a chance to defend the particular question I wanted to bring out."

The Speaker: "I wish to state that the principal amendment before us was presented by Mr. Luck. The reason I recognized this gentleman is because it is in conformity with the rules of the House—that is, the one who proposes an amendment should have the right to close the debate. It is possible the whole matter will be disposed of by Mr. Ledgerwood's substitute amendment. I thought it only fair that Mr. Luck be permitted to proceed with his remarks."

The Chair stated the question to be on the substitute amendment by Mr. Ledgerwood.

The Speaker: "It is the Speaker's understanding that the Ledgerwood amendment is a substitute amendment, and if adopted will dispose of the Luck amendment. It was not offered as an amendment to the amendment proposed by Mr. Luck, but as a substitute and is entirely new matter. If you vote to raise the fee to fifty cents
it would be expressing the determination of the House to retain the section in the act and it would not be necessary to vote on the Luck amendment."

Mr. Ott raised the point of order that the substitute amendment was not germane to the issue.

Mr. Speaker: "With the consent of the House I will gladly put both motions."

Mr. McDonald raised the point of order that this was a departure from parliamentary practice.

Mr. Magnuson moved as an amendment to Mr. Ledgerwood's substitute amendment that the words "fifty cents" be stricken and the words "one dollar" inserted in lieu thereof.

The motion was ruled out of order.

Mr. Ott moved that the House postpone consideration of the substitute amendment by Mr. Ledgerwood until such time as the amendment by Mr. Luck had been voted on.

The motion was carried.

A roll call was demanded and the demand was sustained.

Mr. Magnuson moved the adoption of the following amendment to the substitute amendment by Mr. Ledgerwood:

Strike the words "fifty cents" and insert in lieu thereof the words "one dollar".

Mr. Vane moved that the amendment by Mr. Magnuson to the substitute amendment, without taking the substitute amendment or the bill with it, was carried.
Mr. Halleran demanded the previous question, and the demand was sustained.

The Chair stated the question to be on the substitute amendment by Mr. Ledgerwood.

A division was called for, and the substitute amendment by Mr. Ledgerwood was adopted by a rising vote.

Mr. Anderson (Frank) moved the adoption of the following amendment:
Amend Section 12, in line 9. Strike the words "twenty-five cents" and substitute therefor the words "that the price of permits be optional by the purchaser".

The Speaker: "The Speaker felt obliged to put the amendment, but did not assume that it was offered in seriousness. Reading the amendment itself, it is of no effect. The Speaker therefore, will rule it out of order."

Mr. Smith (Archibald) moved the adoption of the following amendment:
Amend Section 12, in line 13 of the printed bill. Following the words "or by" insert the words "a druggist or".

The amendment was lost.

Mr. Robbins moved the adoption of the following amendment:
Amend Section 12, subdivision (b), line 17 of the printed engrossed bill; strike the semicolon (;) after the word "board" and insert in lieu thereof a comma (,) and add the words "not to exceed fifty cents."

Debate ensued.

On motion of Mr. Austin, the previous question was ordered.

The amendment was adopted.

On motion of Mr. McDonald, the following amendment was adopted:
Amend Section 12, subdivision (c) by striking all of lines 18, 19, 20, 21 and 22.

On motion of Mr. McDonald, the following amendment was adopted:
Amend Section 12. Re-letter subdivisions (d), (e) and (f) to read (c), (d) and (e).

Mr. Smith (Archibald) moved the adoption of the following amendment:
Amend Section 12, in line 32 of the printed bill; after the word "liquor" strike the words "at retail prices only".

Mr. Skinner moved that the amendment be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Smith (Archibald) without taking the bill with it was carried.

On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

On motion of Mr. McDonald, the House was declared at recess until 2 p.m., this date.
The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Brown, Cleary, Easterday, Leber and McGovern; Representatives Leber and McGovern having been excused.

**REPORT OF ENROLLMENT COMMITTEE.**

*HOUSE OF REPRESENTATIVES,*

*OLYMPIA, WASH., JANUARY 4, 1934.*

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 104, also House Bill No. 175, has compared the same with the engrossed and original bills and finds them correctly enrolled.

I concur in this report: Richard B. Ott.

The Speaker announced that he was about to sign House Bill No. 104 and House Bill No. 175.

**MESSAGES FROM THE SENATE.**

*SENATE CHAMBER,*

*OLYMPIA, WASH., JANUARY 5, 1934.*

Mr. Speaker:

The Senate has passed House Bill No. 175, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Speaker:

The Senate has adopted Engrossed Senate Joint Resolution No. 14, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Speaker:

The Senate has passed Substitute House Bill No. 135, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

**SENATE AMENDMENTS TO HOUSE BILL.**

*SENATE CHAMBER,*

*OLYMPIA, WASH., JANUARY 5, 1934.*

Mr. Speaker:

The Senate has passed House Bill No. 51 with the following amendments:

Amend the title by striking the period and adding "and declaring that this act shall take effect immediately."

Amend the bill by adding a new section to be known as Section 2, as follows:

"Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the State Government and its existing public institutions and shall take effect immediately."; and the same is herewith transmitted.

Geo. E. Starr, Secretary.

On motion of Mr. Waldron, the Senate amendments to House Bill No. 51 were concurred in.

The Clerk called the roll and the House passed House Bill No. 51, as amended by the Senate, by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.
THIRTY-THIRD DAY, JANUARY 5, 1934

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Benson, Bilger, Bingham, Bunting, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Collins, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Hall, Harter, Healy, Hews, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Magnuson, Mann, McDonald, McDonnell, Miller, Moore, Myers, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—81.

Those absent or not voting were: Representatives Aspinwall, Austin, Brown, Burns, Cleary, Cochrane, Easterday, Halleran, Herren, Jones, Luck, Mandery, McGovern, Neff, Reader, Robbins, Starrett, Westover—18.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

FIRST READING OF SENATE BILL.

The following bill was read the first time by title and acted upon as indicated:

Engrossed Senate Joint Resolution No. 14, by Senator Garrett: Providing for the amendment of Article IV of the Constitution of the State of Washington, relating to the judiciary, by adding a new section to be known as Section 2(a).

Referred to Committee on Constitutional Revision.

Mr. McDonald demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Easterday, Leber and McGovern; Representative Leber having been excused.

On motion of Mr. Waldron, Mr. McGovern was excused.

On motion of Mr. McDonald, the unexcused absentee was excused and the House proceeded with business under the call of the House.

MOTIONS.

Mr. Austin moved that the debate be limited to three minutes for each one speaking, while on Engrossed Senate Bill No. 7.

The motion was lost.

Mr. Waldron moved that Rule 16 be enforced, reading the rule to the House.

The motion was carried.

On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 13 of the printed engrossed bill by adding a new paragraph to be known as Subsection (3) to read as follows: "(3) Nothing in this act shall be construed as limiting the right of any minister, priest or rabbi, or religious organization from obtaining wine for sacramental purposes directly from any source whatsoever, whether from within the limits of the State of Washington or from outside the
state; nor shall any fee be charged, directly or indirectly, for the exercise of this right. The Board shall have the power and authority to make reasonable rules and regulations concerning the importing of any such liquor or wine, for the purpose of preventing any unlawful use of such right."

Mr. Post moved the adoption of the following amendment:

Amend Section 16, in line 3 of the printed engrossed bill; after the word "year" strike the remainder of the sentence and insert in lieu thereof "for which the permit was issued."

Debate ensued.

The amendment was adopted.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 18, line 3 of the printed engrossed bill; after the word "or" and before the word "of" strike the word "determination" and insert in lieu thereof the word "termination".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 20, line 4 of the printed engrossed bill; after the word "physician" and before the word "administer" insert the word "may".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 20, line 10 of the printed engrossed bill; strike the words "of an offense against this act." and insert in lieu thereof "of a violation of this act."

On motion of Mr. Post, the following amendment was adopted:

Amend Section 21, line 4 of the printed engrossed bill; after the word "physician" and before the word "administer" insert the word "may".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 22, line 10 of the printed engrossed bill; strike the words "of an offense against this act." and insert in lieu thereof "of a violation of this act."

Mr. Magnuson moved the adoption of the following amendment:

Amend Section 23, subsection 4, lines 23 to 29 inclusive, by striking the whole of said subsection 4 and inserting in lieu thereof the following:

"(4) License to sell wines and/or strong beer, all not to exceed seventeen (17) per cent of alcohol by weight, in individual glasses or open bottles at tables with meals and also to sell liquor in mixed drinks of not to exceed twenty-two (22) per cent of alcohol by weight, by the individual glass at retail at tables with meals for consumption on the premises only:

"(a) such mixed drinks shall not be prepared in the room where they are to be served;

"(b) such license to be issued only to clubs, hotels, restaurants and/or such public carriers as may be selected and licensed by the board.

"(c) For the purpose of fixing such license fees the board shall have the right and power to classify licensees under this section and in determining such classification the board shall have the right to take into consideration the extent of the operation of the applicant for license and the population of the community in which such applicant is located, together with such other factors as the board may deem material."

Mr. Roth moved that the following amendment to Mr. Magnuson’s amendment be adopted:

Amend the Magnuson amendment by striking the semicolon ( ; ) at the end of subsection (a), and insert in lieu thereof a comma ( , ) and add the following: “and only such drinks as have been approved by the Liquor Control Board shall be served.”

With the consent of the House, Mr. Roth withdrew his amendment until action had been taken on the amendment by Mr. Magnuson.

Mr. Harter moved that Mr. Magnuson’s amendment be laid on the table without taking the bill with it.
PERSONAL PRIVILEGE.

MR. TODD: "I have been trying to speak on this matter for some time and I object to Mr. Harter's motion."

With the consent of the House, Mr. Harter withdrew his motion. Extended debate ensued.

PERSONAL PRIVILEGE.

MR. ROTH: "I insist that my amendment be considered now. There are those who will vote for Mr. Magnuson's amendment with this amendment that I have proposed and who will not vote for it if it is not incorporated at this time."

MR. MAGNUSON: "I have no objection to the amendment by Mr. Roth and I will agree to have it inserted in my amendment."

THE SPEAKER: "Mr. Magnuson has offered an amendment and there is a proposed amendment by Mr. Roth. The amendment by Mr. Magnuson having been stated, is the property of the House. The amendment to the amendment may be incorporated by the consent of the House, so that the whole matter may be considered together and approved, if the members so desire."

"With the consent of the House the amendment to the amendment may be incorporated in Mr. Magnuson's amendment."

MR. SISSON: "Point of order.

"I would like to know by what stretch of the imagination Mr. Roth can incorporate his amendment in Mr. Magnuson's amendment without the consent of the House?"

THE SPEAKER: "The Chair did not so state. The consent of the House is not necessary for anyone to prepare an amendment. Mr. Magnuson can propose the amendment as a substitute amendment. The Chair has already stated that the original amendment is the property of the House. The other amendment has not as yet been proposed, but may be incorporated in the amendment by Mr. Magnuson and the substitute amendment considered.

"We are still on the question of the original amendment proposed by Mr. Magnuson; the other amendment has not been put before the House."

Mr. Magnuson moved the adoption of the following substitute amendment:

Amend Section 23, subsection 4, lines 23 to 29 inclusive, by striking the whole of said subsection 4 and inserting in lieu thereof the following:

"(4) License to sell beer, wines and/or strong beer, all not to exceed seventeen (17) per cent of alcohol by weight, in individual glasses or open bottles at tables with meals and also to sell liquor in mixed drinks of not to exceed twenty-two (22) per cent of alcohol by weight, by the individual glass at retail at tables with meals for consumption on the premises only;

"(a) such mixed drinks shall not be prepared in the room where they are to be served; and only such drinks as have been approved by the Liquor Control Board shall be served.

"(b) such license to be issued only to clubs, hotels, restaurants and/or such public carriers as may be selected and licensed by the board.

"(c) For the purpose of fixing such license fees the board shall have the right and power to classify licensees under this section and in determining such classification the board shall have the right to take into consideration the extent of the operation of the applicant for license and the population of the community in which such applicant is located, together with such other factors as the board may deem material."

Extended debate ensued.

On motion of Mr. Westover, the previous question was ordered.

Mr. Waldron demanded a roll call and the demand was sustained.
The Clerk called the roll on the substitute amendment by Mr. Magnuson, and the substitute amendment was lost by the following vote: Yeas, 33; nays, 64; absent or not voting, 2.

Those voting yea were: Representatives Allen, Anderson (Frank), Bilger, Burns, Clark (H. B.), Cleary, Cochrane, Collins, Easterday, Eddy, Fulkerson, Gehlen, Hall, Koehler, Luck, Magnuson, Miller, Ott, Reader, Robbins, Roberts, Schultz, Shorett, Smith (J. B.), Smith (Vernon A.), Stewart, Titus, Todd, Waldron, Wentworth, Westover, Wilson (James W.), Wilson (John N.)—33.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Benson, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cohn, Compton, Dolsen, Edwards,Emerick, Emery, Gessell, Gleason, Haddon, Hallaran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Ledgerwood, Mandery, Mann, McDonald, McDonnell, Moore, Myers, Neff, Nelsen, Nolan, Palmeter, Peterson, Post, Reeves, Richmond, Roesli, Roth, Schade, Shine, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Sullivan, Thompson, Van Dyk, Vane, Wanamaker, Wilson (J. Ivan), Wiswall, Mr. Speaker—64.

Those absent or not voting were: Representatives Leber, McGovern—2.

Mr. Cochrane moved the adoption of the following amendment:

Amend Section 23, subsection (7) by striking lines 36, 37 and 38 and inserting in lieu thereof the following:

"(7) License to clubs to keep on the premises a reasonable quantity of wine, beer and liquor and to serve same to members and their guests for personal consumption only on the premises: Provided, That no club shall be entitled to such a license."

Debate ensued.

Mr. Gessel moved that the amendment be laid on the table without taking the bill with it.

A roll call was demanded but the demand was lost.

A division was called for and the motion to lay on the table the amendment by Mr. Cochrane, without taking the bill with it, was carried by a rising vote.

Mr. Burns moved that the call of the House be dispensed with. The motion was lost.

Mr. Herren moved the adoption of the following amendment:

Amend Section 23, line 4 of the printed engrossed bill; after the word "distillers" strike the semicolon (;) and insert in lieu thereof a comma (,) and the words "and wineries and farmer's wineries;".

Mr. Cleary moved that the amendment by Mr. Herren be laid on the table without taking the bill with it.

A division was called for, and the motion to lay on the table the amendment by Mr. Herren was lost by a rising vote.

The amendment was adopted.

On motion of Mr. Herren, the following amendment was adopted:

Amend Section 23, between lines 4 and 5 of the printed engrossed bill; insert a new subsection to read as follows:

"(1½) License to wineries; fee: $25.00; License to farmers’ wineries; fee: $10.00."

Mr. Smith (Archibald) moved the adoption of the following amendment:

Amend Section 23. After the word "Provided" in line 5 strike the remainder of the line and all of lines 6 and 7.

The amendment was lost.
On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 23, line 9 of the printed bill; after the semicolon add the following: "Provided, further, That the board shall license stills which shall have been duly licensed as fruit and/or wine distilleries by the Federal Government, used and to be used solely as fruit and/or wine distilleries in the production of fruit brandy and wine spirits, at a fee of $50.00;".

On motion of Mr. Adams, the following amendment was adopted:

Amend Section 23, subsection 3 of the printed engrossed bill; strike the whole thereof and insert in lieu thereof the following:

"(3) License to brewers and wholesalers to sell beer, manufactured within or without the state, to licensed wholesalers and/or to holders of retail licenses under subsections (3½), (4), (5) and (6) hereof; fee: $100.00."

On motion of Mr. Skinner, further proceedings under the call of the House were dispensed with.

NOTICE OF RECONSIDERATION.

Mr. Waldron: "I gave notice that I would today move to reconsider the vote by which Engrossed House Bill No. 57, as amended by the Senate, was passed. I would like, if I am in order, to move that reconsideration be postponed until tomorrow or preferably Monday."

The Speaker: "The question before the House is the motion to postpone reconsideration of Engrossed House Bill No. 57, as amended by the Senate, until Monday."

The motion was carried.

NOTICES OF RECONSIDERATION.

Mr. Schade gave notice that on the next working day he would move that the House reconsider the vote by which the amendment by Mr. Magnuson to Section 23, subsection 4 of Engrossed Senate Bill No. 7 was defeated.

Mr. Miller gave notice that on the next working day he would move that the House reconsider the vote by which the amendment by Mr. Cochrane to Section 23, subsection 7 of Engrossed Senate Bill No. 7 was defeated.

On motion of Mr. McDonald, the House adjourned until 10:00 a. m., Saturday, January 6, 1934.

S. R. Holcomb, Chief Clerk.

Geo. F. Yantis, Speaker.
THIRTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, January 6, 1934.

The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Anderson (Frank), Benson, Clark (H. B), Jones, Koehler, McGovern, Roberts, Smith (Vernon A.), Stewart and Waldron; Representative Stewart having been excused.

Prayer was offered by Rev. Claude H. Lorimer of the First Christian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

Senate Bill No. 93 (reported by Committee on Public Utilities): Do pass as amended.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 5, 1934.

We, a majority of your Committee on Public Buildings and Grounds, to whom was referred Substitute Senate Bill No. 110, entitled "An Act authorizing and empowering the Capitol Committee to construct buildings and make other improvements upon certain lands of the state and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HARRY H. BROWN, Chairman.

We concur in this report: C. C. Aspinwall, Wm. Allen.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1934.

Mr. Speaker:

The Senate has passed Senate Bill No. 17, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 13; also Engrossed Senate Bill No. 68, and the same are herewith transmitted.

Geo. E. Starr, Secretary.
THIRTY-FOURTH DAY, JANUARY 6, 1934

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1934.

Mr. Speaker:
The Senate has passed Senate Bill No. 89, and the same is herewith transmitted.
Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1934.

Mr. Speaker:
The Senate has passed Substitute Senate Bill No. 101, and the same is herewith transmitted.
Geo. E. Starr, Secretary.

Mr. Speaker:
The President has signed House Bill No. 104; also House Bill No. 175, and the same are herewith transmitted.
Geo. E. Starr, Secretary.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

Referred to Judiciary Committee.

Senate Bill No. 17, by Senator Hartwell: An Act relating to the assessment and taxation of dogs and the liability of owners thereof, repealing Chapter 198 of the Laws of 1929, and declaring that this act shall take effect immediately.
Referred to Committee on Dairy and Livestock.

Engrossed Senate Bill No. 68, by Senator Barnes: An Act relating to drainage and/or diking improvement districts and the refunding of the bonds of such districts and the lien of assessments levied upon lands to support such refunding bonds, and the lien of irrigation district assessments against such lands, and the relative priorities thereof permitting separate budgets and assessments for maintenance of dikes and of drains in such districts; and amending Section 1 of Chapter 211 of the Laws of Washington of 1929, as amended by Chapter 22 of the Laws of 1933; and amending Section 4440, Remington's Compiled Statutes of the State of Washington and declaring an emergency.
Referred to Committee on Dikes, Drains and Ditches.

Senate Bill No. 89, by Senator Smith (Don Cary): An Act relating to the issuing, sale and redemption of bonds and other securities issued by municipal and public corporations and providing a maximum rate of interest thereon, and declaring that this act shall take effect immediately.
Referred to Committee on Public Utilities.

Substitute Senate Bill No. 101, by Committee on Roads and Bridges: An Act relating to and making appropriations for public roads and highways; for the location of and purchase of rights of way, for engineering, construc-
tion of, improvement of, betterment of, reconstruction of, and/or main-
tenance of public roads and highways, for the construction of bridges; for
the operating expense of the Department of Highways; for emergencies; and
for purposes specified in certain acts of Congress; and for miscellaneous
purposes thereto.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

The House resumed consideration of Engrossed Senate Bill No. 7 on,
second reading.

On motion of Mr. Ledgerwood, the following amendment was adopted:
Amend Section 23, line 23 of the printed bill as follows: Strike the word "un-
fortified".

On motion of Mr. Harter, the following amendment was adopted:
Amend Section 23, subsection 6, line 34 of the printed bill; strike the word
"government" and insert in lieu thereof the word "state".

Mr. Sullivan moved the adoption of the following amendment:
Amend Section 23, line 32. Strike the words "drug store, or soda fountain, or
both".

Mr. Easterday moved that the amendment by Mr. Sullivan be laid on
the table without taking the bill with it.

The motion to lay on the table was lost.

The amendment was lost.

On motion of Mr. Cohn, the following amendment was adopted:
Amend Section 23, subsection (3), line 11 of the printed engrossed bill; strike the
semicolon (;) after the figures $100.00 and add the words "for each distributing
unit;".

On motion of Mr. Cohn, the following amendment was adopted:
Amend Section 23, subsection (6), line 35 of the printed engrossed bill; strike the
semicolon (;) after the figures $10.00 and add the words "for each store;".

Mr. Miller moved the adoption of the following amendment:
Amend Section 23, line 29; after the colon (:) strike the figures "$25.00" and
insert in lieu thereof the figures "$100.00".

Mr. Neff demanded the previous question, and the demand was sustained.

The amendment was lost.

On motion of Mr. Ledgerwood, the following amendment was adopted:
Amend Section 23, line 10 of the printed engrossed bill; before the word "whole-
salers" insert the word "beer".

Mr. Cochrane moved the adoption of the following amendment:
Amend Section 23, subsection (5), line 32. Add the following: "Provided, That
no license shall be issued to allow sale by the individual glass outside of the incor-
porated limits of any town or city."

Mr. Cleary moved that the amendment by Mr. Cochrane be laid on the
table without taking the bill with it.

The motion to lay on the table Mr. Cochrane's amendment without taking
the bill with it, was carried.

On motion of Mr. Post, the following amendment was adopted:
Amend Section 23 by striking lines 39, 40, 41 and the first two words in line 42
of the printed engrossed bill, and insert in lieu thereof the following:
"(a) Unless such club had been in operation at least three years prior to the
effective date of this act, or, the club, being thereafter formed, had been in contin-
uous operation for at least one year immediately prior to the date of its application for such license."

The following amendment was offered by Mr. Adams:

Amend Section 24 of the printed engrossed bill by adding a new line after line 12 as follows:

"Beer shall be sold by brewers and wholesalers in sealed barrels or packages."

On motion of Mr. Sisson, the amendment by Mr. Adams was adopted.

The following amendment was offered by Mr. Adams:

Amend Section 24 of the printed engrossed bill by adding a second line after the period in line 12, to read as follows:

"The revenue stamps herein provided for need not be affixed and cancelled in the making of resales of barrels or packages already taxed by the affixation and cancellation of stamps as provided in this section."

On motion of Mr. Sisson, the amendment by Mr. Adams was adopted.

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 24, line 1 of the printed bill as follows: Insert the word "beer" before the word "wholesaler".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 24, line 13 of the printed engrossed bill; strike the word "upon" and insert in lieu thereof the word "to".

On motion of Mr. Sisson, the amendment by Mr. Adams was adopted.

Amend Section 25, line 3 of the printed engrossed bill; strike the period and insert in lieu thereof a comma (,) and add the following: "or as otherwise provided in this act."

On motion of Mr. Harter, the following amendment was adopted:

Amend Section 27, subsection (2) line 8 of the printed engrossed bill; after the word "discretion" strike the words "with or without any", and insert in lieu thereof the words "after a"; after the word "hearing" strike the word "or" and insert in lieu thereof the words "had and"; after the word "assigning" strike the word "any" and insert in lieu thereof the word "a".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 27, subsection (4), line 20 of the printed engrossed bill; strike the words "in respect of which the license is issued" and insert in lieu thereof "for which the license was issued".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 27, line 10 of the printed engrossed bill; strike the word "determined" and insert in lieu thereof the word "terminated".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 27, subsection (6), line 24 of the printed engrossed bill; strike the words "prominent position" and insert in lieu thereof the words "conspicuous place."

On motion of Mr. Post, the following amendment was adopted:

Amend Section 27, line 26 of the printed engrossed bill; strike subsection (7) and insert in lieu thereof the following:

"(7) Before the Board shall issue a license to an applicant it shall give notice of such application to the chief executive officer of the incorporated city or town, if the application be for a license within an incorporated city or town, or to the board of county commissioners, if the application be for a license outside the boundaries of incorporated cities or towns; and such incorporated city or town through the official or employee selected by it, or the board of county commissioners or the official or employee, selected by it, shall have the right to file with the Board within one week after receipt of such notice, written objections against the applicant or against the premises for which the license is asked, and shall include with such objections a statement of all facts upon which such objections are based, and in case written objections are filed, may make oral argument in support of such objections at the time fixed by the Board, after the Board shall have given to the applicant written
notice of such oral argument at least five days prior thereto. Upon the granting of a license under this act the Board shall cause a duplicate of the license to be transmitted to the chief executive officer of the incorporated city or town in which the license is granted, or to the board of county commissioners if the license is granted outside the boundaries of incorporated cities or towns.”

On motion of Mr. Post, the following amendment was adopted:
Amend Section 28, line 2 of the printed engrossed bill; strike the words “an offense against” and insert in lieu thereof the words “a violation of”.

On motion of Mr. Post, the following amendment was adopted:
Amend Section 29 of the printed engrossed bill by striking lines 1, 2, 3, 4, 5, 6, 7, 8 and the first 5 words of line 9, and insert in lieu thereof the following:
“Sec. 29. No municipality or county shall have power to license the sale of, or impose an excise tax upon, liquor as defined in this act, or to license the sale or distribution thereof in any manner; and any power now conferred by law on any municipality or county to license premises which may be licensed under this section, or to impose an excise tax upon liquor, or to license the sale and distribution thereof, as defined in this act, shall be suspended and shall be of no further effect: Provided, That municipalities and counties shall have power to adopt police ordinances and regulations not in conflict with this act or with the regulations made by the Board:"

On motion of Mr. Ledgerwood, the following amendment was adopted:
Amend Section 29, line 12 of the printed engrossed bill by striking the period and adding the following: “And provided further, That all persons lawfully in possession of any intoxicating liquor at the time this act takes effect shall have sixty (60) days from and after the taking effect of this act in which to dispose of the same.”

On motion of Mr. Todd, the following amendment was adopted:
Amend Section 30, line 4 of the printed engrossed bill; strike the period (.) after the word “Board”, insert in lieu thereof a comma (,) and add the following: “and nothing in this section shall prevent a brewer from serving beer without charge on the brewery premises to employees and casual visitors.”

On motion of Mr. Post, the following amendment was adopted:
Amend Section 31, line 2 of the printed engrossed bill; after the word “by” insert the words “the Board under”.

On motion of Mr. Ledgerwood, the following amendment was adopted:
Amend Section 33, subsection (1) (c) of the printed bill, same being line 8, as follows: After the word “beer” insert the words “or liquor”.

On motion of Mr. Ledgerwood, the following amendment was adopted:
Amend Section 33, subsection (1) (d) of the printed engrossed bill in line 9; after the word “wine” strike the word “or” and insert a comma (,) after the word “beer”, insert the words “or liquor”.

On motion of Mr. Healy, the following amendment was adopted:
Amend Section 33, subsection 2, line 10 of the printed engrossed bill; strike all material in said subsection 2 from and after the word “act” in said line and insert in lieu thereof the following: “search warrants may be issued in connection with violations hereof by any justice of the peace or any superior court judge. A search warrant shall not be issued but upon probable cause, supported by affidavit, naming or describing the person or persons charged with crime and particularly describing the property and the place to be searched. The justice or judge issuing the warrant must, before issuing the same, examine on oath the complainant and any witness he may produce, and require their affidavits or take their depositions in writing and cause them to be subscribed by the parties making them. Such affidavits or depositions must set forth the facts tending to establish the grounds of the application or probable cause for believing that they exist. If the justice or judge is thereupon satisfied of the existence of the grounds of the application or that there is probable cause to believe their existence, he shall issue a search warrant signed by him with his name of office, directed to a civil officer of the State of Washington duly authorized to enforce or assist in enforcing any law thereof, which warrant must state
the particular grounds or probable cause for its issue and the names of the persons whose affidavits have been taken in support thereof, and commanding said officer forthwith to search the person or place named, for the property specified, and to bring same before the justice or judge. The officer may break open any outer or inner door or window of a house or any part of a house, or anything therein, to execute the warrant, if, after notice of his authority and purpose, he is refused admittance. The judge or justice must insert a direction in the warrant that it be served in the day time unless the affidavits are positive that the property is on the person or in the place to be searched, in which case he may insert a direction that it be served at any time of the day or night. Any search warrant issued pursuant to this act must be executed and returned to the judge or justice who issued it within ten days after its date; after the expiration of which term the warrant, unless executed, is void. When an officer takes property under any search warrant pursuant to this act he must give a copy of the warrant together with a detailed receipt for the property taken to the person from whom it was taken by him, or in whose possession it was found; or in the absence of any person he must leave a copy of the warrant and such receipt in the place where he found the property.

On motion of Mr. McDonald, the House was declared at ease for ten minutes.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 33, line 10 of the printed engrossed bill; strike the words “In the aid of the provisions of this act and” and insert in lieu thereof “To aid in the enforcement of the provisions of this act”.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 33 of the printed engrossed bill; strike the first 4 lines and insert in lieu thereof the following: “No liquor shall be kept or had by any person within the state unless the package in which the liquor was contained had, while containing that liquor, been sealed with the official seal prescribed under this act, except in the case of”.

MOTION.

Mr. Cohn moved that the House do now reconsider the vote by which the amendment to Section 33, subsection (1) (c), line 8, was adopted.

The motion was carried.

RECONSIDERATION.

Mr. Cohn moved that the amendment adopted to Section 33, subsection (1) (c), line 8, be stricken.

The motion was carried, and the amendment was stricken.

On motion of Mr. McDonald, the House was declared at recess until 1:00 p. m., this date.
The Speaker called the House to order at 1:00 p.m.

The Clerk called the roll and all members were present except Representatives Anderson (Frank), Burns, Carty, Koehler, Leber, Luck, McGovern, Reader, Roberts, Roth, Smith (Vernon A.) and Stewart; Representative Stewart having been excused.

**MOTIONS.**

On motion of Mr. Hews, the House advanced to the fourth order of business.

Mr. Hews moved that House Joint Memorial No. 3 be rereferred to the Committee on Memorials for the purpose of amendment.

The motion was carried.

On motion of Mr. Hews, the House returned to the regular order of business.

**MESSAGE FROM THE GOVERNOR.**

EXECUTIVE OFFICE,
OLYMPIA, WASH., JANUARY 6, 1934.

To the Honorable, the House of Representatives of the State of Washington:

LADIES AND GENTLEMEN: I have the honor to advise that the Governor has approved the following House Bills, entitled:

House Bill No. 104: "An Act relating to the creation of a fund in Class A counties for the payment of the salaries and wages of county officers and employees, and providing for the payment and transfer of money to and from said fund, and declaring an emergency."

House Bill No. 175: "An Act to enable building and loan associations and savings and loan associations heretofore or hereafter organized to convert themselves into Federal Savings and Loan Associations, as now or hereafter authorized by the laws of the United States and any rules and regulations prescribed thereunder, and fixing the manner, terms and conditions for and effect of such conversion, and providing for joint housing of state and federal savings and loan associations."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

**MESSAGES FROM THE SENATE.**

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 6, 1934.

Mr. Speaker:

The Senate has passed Senate Bill No. 60, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 6, 1934.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 155, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 6, 1934.

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 75, and the same is herewith transmitted.

Geo. E. Starr, Secretary.
SECOND READING OF BILLS.

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 34 of the printed engrossed bill; strike line 1 and the first four (4) words in line 2 and insert in lieu thereof the following:

"Except as permitted by this act, no person shall open the package containing liquor or consume liquor in a public place."

The Speaker called Mr. Adams to preside.

Mr. Sullivan moved the adoption of the following amendment:

In line 1 of Section 35 of the printed bill, strike the word "intoxicated" and substitute in lieu thereof the words "apparently under the influence of liquor".

Debate ensued.

Mr. Austin moved that the amendment by Mr. Sullivan be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Sullivan without taking the bill with it, was carried.

Mr. Cohn moved the adoption of the following amendment:

Amend Section 34, line 4. Strike the period after the figures "($10)" and add the following: "Provided, The element of example, presence of the public and nuisance thereto, shall be considered."

Debate ensued.

With the consent of the House, Mr. Cohn withdrew his amendment.

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 45, line 1 of the printed engrossed bill; strike the words and comma "fortified or unfortified."

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 45, line 4 of the printed engrossed bill; strike the comma (,) after the word "wine" and insert in lieu thereof a period (.) and strike the remainder of the sentence.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 45, line 3 of the printed engrossed bill; after the word "wine" and before the word "manufactured" strike the word "is" and insert in lieu thereof the word "was."

Mr. Van Dyk moved the adoption of the following amendment:

Amend Section 43. Strike the whole thereof and insert in lieu thereof the following:

"Sec. 43. No liquor shall be advertised in any form or through any medium whatsoever."

Extended debate ensued.

Mr. Cleary moved that the amendment by Mr. Van Dyk be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Van Dyk was lost.

Further debate ensued.

The Speaker resumed the Chair.

Mr. Westover demanded the previous question, and the demand was sustained.

The amendment was lost.

Mr. Schade moved the adoption of the following amendment:

Amend Section 35, lines 5 and 6. Strike the words "with or without hard labor".
Mr. Adams moved the previous question, and the demand was sustained. The amendment by Mr. Schade was lost.

Mr. McDonald moved that the Clerk do now read Section 64.

Mr. Miller moved as a substitute motion that the Clerk read Section 62. The substitute motion was carried.

Mr. Miller demanded a call of the House, and the demand was sustained.

**CALL OF THE HOUSE.**

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Benson, Burns, Koehler, Luck, McGovern, Reader, Roberts, Smith (Vernon A.) and Stewart; Representative Stewart having been excused.

On motion of Mr. Brunton, Mr. Benson was excused.

On motion of Mr. Magnuson, Mr. Burns was excused.

On motion of Mr. Magnuson, Mr. McGovern was excused.

On motion of Mr. Aspinwall, the unexcused absentees were excused and the House proceeded with business under the call of the House.

Mr. Sullivan moved the adoption of the following amendment:

Amend Section 62. Strike the entire section.

Mr. Cohn moved the adoption of the following substitute amendment:

Amend Section 62 of the printed engrossed bill by striking the whole thereof, and inserting in lieu thereof the following:

"Save as in this act otherwise provided the action, order or decision of the Board as to any permit or license shall be final and shall not be reviewed or restrained by injunction, prohibition or other process or proceeding in any court or be removed by certiorari or otherwise into any court."

Mr. Sullivan accepted the substitute amendment and, with the consent of the House, withdrew his amendment.

Debate ensued.

On motion of Mr. Healy, the previous question was ordered.

The substitute amendment was adopted.

Mr. Sullivan moved the adoption of the following amendment:

Amend Section 63 of the engrossed bill, in lines 1 to 9 inclusive. Strike the whole of said section and insert in lieu thereof the following:

"Sec. 63. There shall be a board known as the "Washington State Liquor Control Board" which shall consist ex officio of the Governor, Secretary of State, State Treasurer, State Auditor and Attorney General; the members of which shall serve as such without additional compensation. Such board may appoint a general manager and fix his salary at such sum as the board may determine, not to exceed $5,000.00 per annum. A majority of the members of such board shall constitute a quorum thereof."

Extended debate ensued.

Mr. Harry Huse, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Smith (B. L.).

Mr. E. F. Banker, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Cannon.

On motion of Mr. Emerick, the previous question was ordered.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment by Mr. Sullivan was lost by the following vote: Yeas, 35; nays, 58; absent or not voting, 6.
Those voting yea were: Representatives Anderson (Frank); Clark (A. W.), Clark (H. B.), Cleary, Collins, Easterday, Fulkerson, Gehlen, Hall, Harter, Herren, Koehler, Lanz, Luck, Mann, Miller, Nelsen, Nolan, Palometer, Peterson, Robbins, Roesli, Schultz, Shine, Shorette, Smith (Archibald), Smith (B. L.), Smith (J. B.), Stewart, Sullivan, Titus, Van Dyk, Wentworth, Wilson (James W.), Wiswall—35.

Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Button, Cannon, Carty, Christianson, Cochrane, Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Gessel!, Gleason, Haddon, Halleran, Healy, Hews, Jones, Johnson, Judson, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Moore, Myers, Neff, Ott, Post, Reeves, Richmond, Roth, Schade, Sisson, Skinner, Sorensen, Starrett, Thompson, Todd, Vane, Waldron, Wannaker, Westover, Wilson (J. Ivan), Wilson (John N.), Mr. Speaker—58.

Those absent or not voting were: Representatives Benson, Burns, McGovern, Reader, Roberts, Smith (Vernon A.)—6.

Mr. Emerick moved the adoption of the following amendment:

Amend Section 63, in line 9, by striking the period and inserting in lieu thereof a colon and the following:

"Provided, That no person shall be a member of the board who is or will be associated with any financial institution buying bonds to be floated by this act."

Mr. Roth moved that the amendment be laid on the table without taking the bill with it.

A division was called for and the amendment by Mr. Emerick was laid on the table without taking the bill with it, by a rising vote.

Mr. Harter moved the adoption of the following amendment:

Amend Section 63. Strike the entire section and insert in lieu thereof the following:

"The Director of Business Control shall be charged with the administration of this act, and shall employ a Liquor Control Manager who shall be paid a salary not to exceed $3,600 per annum and who shall be directly responsible to the Director of Business Control. Such other officers and employees as may be required for the administration of this act shall be employed by such manager."

Mr. Neff moved that the amendment be laid on the table without taking the bill with it.

A division was called for and the amendment by Mr. Harter was laid on the table without taking the bill with it, by a rising vote.

Mr. Harter moved the adoption of the following amendment:

Amend Section 63, in lines 3 and 4; strike the following words and figures: "of not less than $5,000.00 nor more than $7,500.00" and insert in lieu thereof the following: "not to exceed $4,000.00".

Debate ensued.

Mr. Austin moved that the amendment be laid on the table without taking the bill with it.

A division was called for and the amendment by Mr. Harter was laid on the table without taking the bill with it, by a rising vote.

Mr. Schade moved that the following amendment be adopted:

Amend Section 64 of the printed bill by striking the figure "3" in line 16 and the parenthesis marks surrounding it, and inserting in their stead the word and figures "Sec. 64A."; and by striking the figure "4" in line 25 and the parenthesis marks surrounding it, and inserting in their stead the word and figures "64B.".
Mr. Adams moved that the amendment be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Schade without taking the bill with it was carried.

Mr. Healy moved that the following amendment be adopted:
Amend Section 64, subsection (2), line 14 of the printed engrossed bill; strike the words "at the state capital" and insert in lieu thereof the words "where located by the Board".

Debate ensued.

On motion of Mr. Adams, the previous question was ordered.

The amendment by Mr. Healy was adopted.

Mr. Shorett moved the adoption of the following amendment:
Amend Section 64, subsection 3, beginning with line 16, by striking the whole of subsection 3 and inserting in lieu thereof the following:
"(3) Any member of the board may be removed for cause upon written charges filed by any person who is a citizen of the State of Washington, which charges shall be submitted to the member accused and to the Chief Justice of the Supreme Court. The said charges must be sufficient to satisfy the said Chief Justice that probable cause exists for the removal of the said member from the said board, in which case the Chief Justice shall thereupon designate a tribunal composed of three (3) Judges of the Superior Court to hear and adjudicate the charges; such tribunal shall fix the time of hearing, which shall be public and the procedure for the hearing and the decision of said tribunal shall be final and not subject to review by the Supreme Court."

Mr. Titus moved the adoption of the following amendment to the amendment by Mr. Shorett:
Amend the amendment to Section 64, subsection 3. Strike the words "final and not".

Mr. Adams moved that the amendment to the amendment by Mr. Shorett be laid on the table without taking the bill with it.

The motion to lay on the table the amendment to the amendment by Mr. Shorett, without taking the bill with it was carried; taking with it the amendment by Mr. Shorett.

RECONSIDERATION.

Mr. Schade requested that action be deferred until Monday on his notice to reconsider the vote by which the amendment by Mr. Magnuson to Section 23, subsection 4, was defeated.

Mr. Miller requested that action be deferred until Monday on his notice to reconsider the vote by which the amendment by Mr. Cochrane to Section 23, subsection 7, was defeated.

Mr. Roth raised the point of order that it would require the suspension of the rules, since the rules require that reconsideration be taken up on the next working day after the action had been taken.

The Speaker: "The Speaker calls your attention to Rule 28. It would appear that the limitation that consideration must be made on the next day after the action has been taken applies only to the passage of bills, so that the matter of the amendments may be taken up on Monday if the House so desires."

On motion of Mr. Halleran, the following amendment was adopted:
Amend Section 65, line 4 of the printed engrossed bill; strike the period (.) and insert in lieu thereof a semicolon (;) and the following words: "Honorably discharged union soldiers and sailors, and honorably discharged soldiers and sailors of any war between this country and any foreign country shall be given preference for the appointment and employment."
Mr. Moore moved that the following amendment be adopted:

Amend Section 66 of the printed engrossed bill by striking the whole thereof and inserting in lieu thereof the following:

"Sec. 66. The Attorney General shall be the general counsel of the Liquor Control Board and it shall be his duty to institute and prosecute all actions and proceedings which may be necessary in the enforcement and carrying out of the provisions of this act, and it shall be the duty of the Attorney General to assign such assistants as may be necessary to the exclusive duty of assisting the Liquor Control Board in the enforcement of this act. The salaries of said assistants shall be paid out of the Liquor Control Revolving Fund."

Debate ensued.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment was adopted by the following vote: Yeas, 63; nays, 29; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Bilger, Brown, Brunton, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Collins, Compton, Easterday, Edwards, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Johnson, Koehler, Lanz, Luck, Mann, Miller, Moore, Myers, Nelsen, Nolan, Ott, Palmer, Peterson, Post, Richmond, Robbins, Roesli, Schade, Schwartz, Shine, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Stewart, Sullivan, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wissall, Mr. Speaker—63.

Those voting nay were: Representatives Adams, Aspinwall, Austin, Bingham, Cannon, Carty, Cochrane, Cohn, Dolsen, Emerick, Emery, Gleason, Hews, Jones, Judson, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Neff, Reeves, Roth, Shorett, Sisson, Skinner, Starrett, Wannemaker—29.

Those absent or not voting were: Representatives Benson, Burns, Eddy, McGovern, Reader, Roberts, Smith (Vernon A.)—7.

NOTICE OF RECONSIDERATION.

Mr. Healy gave notice that on the next working day he would move that the House reconsider the vote by which the amendment by Mr. Moore to Section 66 was adopted.

On motion of Mr. Ott, the following amendment was adopted:

Amend Section 69, between lines 3 and 4 of the printed engrossed bill; insert a new paragraph to read as follows:

"(aa) To appoint in incorporated cities and towns, in which no state liquor store is located liquor vendors. Such liquor vendors shall be agents of the Board and be authorized to sell liquor to such persons, firms or corporations as provided for the sale of liquor from a state liquor store, and such vendors shall be subject to such additional rules and regulations consistent with this act as the Board may require."

NOTICE OF RECONSIDERATION.

Mr. Moore gave notice that on the next working day he would move that the House reconsider the vote by which the amendment by Mr. Harter to Section 63, lines 3 and 4, was defeated.

On motion of Mr. Bilger, the following amendment was adopted:

Amend Section 69, line 3 of the printed engrossed bill; after the semicolon (;) insert the following: "Provided, that no liquor store shall be established within five hundred feet (500') of any public school."
Mr. Ott moved the adoption of the following amendment:

Amend Section 70, line 12 of the printed bill. Strike the period (.) and insert in lieu thereof a semicolon (;) and the following words: "Provided, however; That 50% of all fines collected for the violation of any of the provisions of this act shall be deposited with the County Treasurer of the county wherein said violation occurred, said funds to be kept as a special fund by said County Treasurer and to be used for the purpose of obtaining evidence in other cases pertaining to the violation of the provisions of this act, said fund to be drawn upon by vouchers by the sheriff of the county wherein said violation occurred, said vouchers to be approved by the Prosecuting Attorney and the presiding Superior Court Judge of said county. A forfeiture of bail for the purpose of this act shall be construed as a fine. If at the end of any fiscal year there remains any surplus in said fund, same shall revert to the general current expense fund of the county wherein said violations occurred."

The amendment was lost.

NOTICE OF RECONSIDERATION.

Mrs. Wanamaker gave notice that on the next working day she would move that the House reconsider the vote by which the amendment by Mr. Healy to Section 64, subsection 2, line 14, was adopted.

On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

On motion of Mr. McDonald, the House adjourned until 10:00 a. m., Monday, January 8, 1934.

S. R. HOLCOMB, Chief Clerk.

THIRTY-SIXTH DAY.

MORNING SESSION.

The Speaker called the House to order at 10:00 a. m.

The Clerk called the roll and all members were present except Representatives Allen, Benson, Cleary, Collins, Easterday; Gehlen, Magnuson, Sullivan and Waldron; Representatives Benson and Sullivan having been excused.

Prayer was offered by Rev. Claude H. Lorimer of the First Christian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Cohn, Rule 20 was suspended.
RESOLUTION.

Resolution by Mr. Post:

_Be it Resolved, That the House express to Dr. E. N. Hutchinson, Secretary of State, its appreciation of the gift to each of its members of a copy of the National Geographic Magazine, containing a graphic description and illustration of the beauties and resources of the State of Washington._

On motion of Mr. Post, the resolution was adopted.

MOTIONS.

Mr. Titus moved that Senate Bill No. 92 be ordered out of Committee on Commerce and Manufacturing.

With the consent of the House Mr. Titus withdrew his motion.

Mr. Miller moved that the Committee on Revenue and Taxation be discharged from further consideration of House Bill No. 109.

The motion was lost.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 6, 1934.

MR. SPEAKER:

We, a majority of your Committee on Dikes, Drains and Ditches, to whom was referred Engrossed Senate Bill No. 68, entitled "An Act relating to drainage and/or diking improvement districts and the refunding of the bonds of such districts and the lien of assessments levied upon lands to support such refunding bonds, and the lien of irrigation district assessments against such lands, and the relative priorities thereof permitting separate budgets and assessments for maintenance of dikes and of drains in such districts; and amending Section 1 of Chapter 211 of the Laws of Washington of 1929 as amended by Chapter 22 of the Laws of 1933; and amending Section 4440 Remington’s Compiled Statutes of the State of Washington and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ERNEST R. LEBER, Chairman.

We concur in this report: J. Ivan Wilson, Anthony E. Mandery, Grant C. Sisson.

Passed to second reading.

Senate Bill No. 80 (reported by Judiciary Committee): Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 5, 1934.

MR. SPEAKER:

We, the whole of your Committee on State Charitable Institutions, to whom was referred Senate Joint Memorial No. 10, relating to hospitalization of veterans, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. H. ANDERSON, Chairman.


Passed to second reading.
MR. SPEAKER:

We, of your Committee on Memorials, to whom was referred House Joint Memorial No. 3, relating to the members of the House of Representatives of the United States of America, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Joint Memorial No. 3 be substituted for House Joint Memorial No. 3 and that Substitute Joint Memorial No. 3 do pass.

FRED SCHADE, Chairman.

We concur in this report: Dan McGovern, Florence W. Myers, Esther M. Lanz, Wm. A. Allen.

Passed to second reading.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

Senate Bill No. 60, by Senators Murphy (James A.), Morrow, Malstrom, Arnold and Peirce: An Act relating to delinquent special assessments and empowering incorporated cities and towns to accept certain bonds in payment thereof; and declaring that this act shall take effect immediately.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 75, by Senator Chamberlin: An Act creating and establishing a state fire fund for insurance of public buildings and property of political subdivisions of the State of Washington, which now carries fire insurance or may hereafter do so; fixing the powers and duties of the state insurance commissioner in connection therewith; providing for the maintenance thereof and the payment and adjustment of losses; authorizing the state insurance commissioner to employ necessary help and incur and pay such other expenses as may be necessary, also purchase other insurance on certain classes of risks; limiting the amount of expense that may be incurred and repealing all acts in conflict herewith.

Referred to Committee on Public Buildings and Grounds.

PERSONAL PRIVILEGE.

MR. ROBERTS: "Fellow Members of the House.

"I have been criticized for bucking the administration in various legislation and I desire to answer the same.

"In reviewing the history of this 'extraordinary' session I am impressed with the utter lack of constructive leadership, either on the floor of this assembly, in the Senate or in the chambers of the Chief Executive. In my campaign for election to a seat upon this floor, I pledged my allegiance to the principles of the Democratic Party and to lend my every effort to make the 'new deal' a fact instead of a bedtime story."

Mr. Vane raised the point of order that the remarks being made would not come under the heading of personal privilege.

THE SPEAKER: "The Speaker is obliged to rule that discussions of matters of this sort would not come under the head of personal privilege. However, the House may take such action as it wishes in the matter."

Mr. Anderson (Frank) made a motion that Mr. Roberts be given a right to talk for five minutes.

A division was called for and the motion was carried by a rising vote.

MR. ROBERTS continued: "I not only pledged, but I gave my full support to the candidate whose campaign slogan was 'a new deal from a new deck.' Upon that
platform the vast majority of the members of this House were elected together with
the Chief Executive.

"I regarded and still regard that slogan as a binding pledge to the good people
of this state who honored us with their votes. They believed us and had faith in
our promises, and expected us to keep our plighted word. How have we discharged
the duties imposed upon us under the compact we made with the people at the polls in
November of last year?

"Ours is a government by parties, and when a party in power fails to conduct
the affairs of government in a manner satisfactory to the people, they turn to some
other party and delegate it to administer the government in their name and behalf.
And it is to be presumed that when this happens it is the intent and purpose of the
voters that the affairs of government, in all of its departments, shall be administered
by those who subscribe to the principles of that party that received the mandate at
the polls.

"Has that rule been followed by this administration? Let's look at the record!
I cite the situation in all of the offices under the Governor's code, with the exception
of one.

"Is this keeping faith with our campaign and party pledges? Is this carrying
out the mandate of the people who elected us? Does it not smack of obtaining office
under false pretenses? May the people not wonder whether this administration has
the proper sense of obligation to the people who brought it into being? I understand
that the head of our state government has frequently made the statement that he
was elected by the people of the state, and not by any particular party. Let me
remind him that he was elected by Democratic votes on the 13th of September, 1932.
And if he had failed to jump that hurdle, he could not have been elected on the 8th
of November following. His nomination was effected by Democratic voters, who
believed he was a Democrat, and his ultimate elevation to the Governor's chair was
through the votes of those who were led to believe that he meant what he said about
giving the people of this state a 'new deal from a new deck.'

"Has he kept the party faith? Has he brought the new deck into action and
began to deal from it? No; he is still playing solitaire with the old deck, same old
deuces and nine spots and all of the balance of the pack, including the Joker for a
secretary, whose unfortunate disqualifications have affronted so many having business
with the chief executive. Why he was ever selected and continues to be tolerated
can only be surmised, but it gives credence to the rumor that he may be retaining
his position by virtue of a mysterious hold.

"I have watched with interest and sympathy the efforts of some of the members
of this body to maintain a show of loyalty to the administration, regardless of its
failure to live up to its duties and opportunities. They have been put in a tough
spot. It was largely through their loyal efforts that it was brought into being, and
they are to a degree 'hoist by their own petard.' While I honor them for this show
of loyalty, I doubt not at all that in their heart of hearts they are in full accord
with all that I am saying here.

"I may be all wrong in my political philosophy, but it seems to me that if I were
elected to the position of chief executive of a great state by the voters of a great
party, I would fill the subordinate positions under me with members of the party that
elected me, and if that party did not have a sufficient number of efficient and com­
petent people to fill the positions, I would move bag and baggage over into that party
from which I recruited my administrative family. Lincoln once said that no govern­
ment could survive, half slave and half free. While I am no Lincoln, yet I say with
as much assurance that no government, state or national, can live half Republican
and half Democratic. Or would it be worth a tinker's d——n if by any chance it
should survive.

"Let me recommend to the chief executive that he tear a leaf from the rule book
of that party that Lincoln founded, and whose offspring he was supposed to have
supplanted in this state. I don't often agree with my Republican friends, but I can
pay them this tribute to their intelligence. They play the game. When they win
they are all in and the Democrats are all out. And when the Republicans lose they
don't 'bellyache and pussyfoot,' but they take the rap on the chin and usually wait
until the political wheel of fortune stops on their number again. I said usually, but
it is not necessary to wait under this administration. All they had to do was to hold
on to their jobs and grin at the Democrats who won the election and lost the jobs.
"This administration in espousing, and the Legislature in passing Senate Bill No. 7, constituting as it does, a re-enactment of prohibition, are so far out of touch with the will and wishes of the people, who have twice voted repeal, nationally and state-wide, that I have deemed it expedient to again afford the people of this state their third right to reprimand disregard of their mandates. Therefore, Initiative No. 71 has this day been filed by me with the Secretary of State, whereby the people at this coming fall election will again take back their liberty. This is made necessary by the extremes of Senate Bill No. 7.

"I have been advised against making this speech, but I would rather act in the defense of party principles in which I wholeheartedly believe, than to sit supinely across the political fence with my feet in the Republican pasture and my back turned toward the party that honored me by sending me here. And in the words of the immortal Patrick Henry, 'If that be treason make the most of it.'"

(Chief Clerk's Note: The foregoing remarks printed in the Journal upon demand of Mr. Roberts.)

SECOND READING OF BILLS.

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

Mr. Cohn moved the adoption of the following amendment:

Amend Section 3, lines 31 and 32 of the printed engrossed bill; strike the whole thereof and insert in lieu thereof the following:

"Hotel' means every building or other structure kept, used, maintained, advertised or held out to the public to be a place where food is served and sleeping accommodations are offered for pay to transient guests, in which 20 or more rooms are used for the sleeping accommodation of such transient guests and having one or more dining rooms where meals are served to such transient guests, such sleeping accommodations and dining rooms being conducted in the same building and buildings, in connection therewith, and such structure or structures being provided, in the judgment of the Board, with adequate and sanitary kitchen and dining room equipment and capacity, for preparing, cooking and serving suitable food for its guests."

Debate ensued.

The amendment was adopted.

On motion of Mr. Ledgerwood, the following amendments were adopted:

Amend Section 3, line 3 of the printed engrossed bill; after the word "fermentation" and before the word "of" insert the words: "or distillation".

Amend Section 3, line 4 of the printed engrossed bill; after the word "sugar" and before the word "including" insert the following words "or other substances".

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 3, line 56 of the printed engrossed bill by inserting the word "Beer" before the word "Wholesaler".

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 4 of the printed engrossed bill, by striking in lines 8 and 10 of subsection (2), in line 12 of subsection (3), and in line 16 of subsection (4), the word "grain", and inserting in lieu thereof the word "ethyl".

On motion of Mr. Robbins, the following amendments were adopted:

Amend Section 12, subsection (b), line 13 of the printed engrossed bill; after the word "people" strike the remainder of the subsection and insert in lieu thereof the following: "; the fee for such permit to be fifty cents;".

Further amend Section 12 by adding thereto a new subsection to read as follows:

"(bb) Where the application is for a special permit by a person engaged within the state in mechanical or manufacturing business or in scientific pursuits requiring alcohol for use therein, or by a natural person, a special permit in the prescribed form entitling the applicant to purchase alcohol for the purpose named in the permit, at such fee as may be fixed by the Board."
On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 16, line 1 of the printed engrossed bill by striking the words "and (d)" and the comma between "(b)" and "(c)" and inserting in lieu thereof the word "and".

On motion of Mr. Anderson (Glen), the following amendment was adopted:

Amend Section 16, in line 4 of the printed engrossed bill by striking the word "is" and inserting in lieu thereof the word "was".

Mr. Todd moved the adoption of the following amendment:

In Section 23, between lines 11 and 12 of the engrossed bill, insert the following:

"(3-a) License to vintners or wineries and wine wholesalers to sell wines manufactured within or without the state to holders of retail licenses under subsection (4), (6) and (7) hereof; fee: $100.00; Provided, That nothing in this act shall prevent a winery, vintner or wine wholesaler from making sales to a consignee outside the state or to his representative or agent."

Mr. Roth raised the point of order that this amendment was discussed and disposed of at a prior time.

The Speaker: "Mr. Todd, at the time the matter was presented, agreed to withdraw his amendment, with the consent of the House, with the understanding that it would be presented at a later time and discussion deferred until that time."

Extended debate ensued.

Mr. Adams demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Allen, Benson, Collins, Healy, Magnuson, Sullivan and Waldron; Representatives Benson and Sullivan having been excused.

The Sergeant-at-Arms was instructed to bring the unexcused absentees within the bar of the House.

The Sergeant-at-Arms announced the following absentees were now present: Representatives Collins, Healy and Waldron.

On motion of Mr. Vane, the unexcused absentees were excused and the House proceeded with business under the call of the House.

Further debate ensued.

On motion of Mr. Adams, the previous question was ordered.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment by Mr. Todd was lost by the following vote: Yeas, 35; nays, 60; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Frank), Austin, Bilger, Burns, Clark (H. B.), Cleary, Cochrane, Collins, Easterday, Eddy, Fulkerson, Gehlen, Hall, Harter, Koehler, Luck, Mann, Miller, Nolan, Ott, Reader, Robbins, Roberts, Schultz, Shine, Smith (J. B.), Smith (Vernon A.), Stewart, Titus, Todd, Waldron, Wentworth, Westover, Wilson (James W.), Wilson (John N.)—35.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Glen), Aspinwall, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cohn, Compton, Dolsen, Edwards, Emerick, Emery, Gessell, Gleason, Haddon, Halleran, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Mandery, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Neisen, Palmeter, Peterson, Post, Reeves,
Richmond, Roesli, Roth, Schade, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Van Dyk, Vane, Wanamaker, Wilson (J. Ivan), Wiswall, Mr. Speaker—60.

Those absent or not voting were: Representatives Allen, Benson, Magnuson, Sullivan—4.

Mr. H. E. Foster, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Smith (Vernon A.).

**NOTICE OF RECONSIDERATION.**

Mr. Herren gave notice that on the next working day he would move that the House reconsider the vote by which it failed to pass the amendment by Mr. Todd to Section 23, lines 11 and 12.

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 23, subsection (3), line 10; after the word “and” and before the word “wholesalers” insert the word “beer”.

Mr. Todd moved the adoption of the following amendment:

Amend Section 23 of the printed engrossed bill; following subsection (6) and before subsection (7) insert a new section to be known as (6A) to read as follows:

“(6A) License to sell wine in bottles and original packages, not to be consumed on the premises where sold, at any store other than the State Liquor Stores provided such licensee shall pay to the State Liquor Stores for such wines the current retail price and provided further that such licensee shall not be permitted to sell such wines to any minor; fee: $10.00.”

Debate ensued.

Mr. McDonald moved that the House defer action on the amendment by Mr. Todd until after recess, for the purpose of investigating the form of the amendment.

The motion was carried.

On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

On motion of Mr. McDonald, the House was declared at recess until 2:00 p.m., this date.

**AFTERNOON SESSION.**

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll and all members were present except Representatives Benson, Cleary, Collins, Mandery, Nolan and Sullivan; Representatives Benson and Sullivan having been excused.

**REPORT OF ENROLLMENT COMMITTEE.**

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bills Nos. 51 and 155, also Substitute House Bill No. 135, has compared same with the original, engrossed and substitute bills and finds them correctly enrolled.

I concur in this report: Richard B. Ott.
The Speaker announced that he was about to sign House Bill No. 51, House Bill No. 155 and Substitute House Bill No. 135.

SECOND READING OF BILLS.

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

The Speaker stated the question to be on the proposed amendment by Mr. Todd to Section 23, subsection (6A).

The Clerk reread the amendment.

The amendment was adopted.

Mr. Herren moved the adoption of the following amendment:

In line 32, after the semicolon, insert the following: "Provided, That, in incorporated cities or towns of 10,000 population or less, the Board may grant a license to ‘bona fide’ restaurants, to sell beer, at a fee of not less than $10.00."

The amendment was lost.

Mr. Ledgerwood moved the adoption of the following amendment:

Amend Section 24, line 3 of the printed engrossed bill as follows: Insert the word “beer” before the word “wholesaler.”

The amendment was adopted.

On motion of Mr. Compton, the following amendment was adopted:

Amend Section 27, subsection (2), line 10 of the printed engrossed bill; strike the period (.) after the word “be” and insert a colon (:) in lieu thereof and add the following: "Provided, That the Board shall not sell, or dispose of, nor authorize or license any person to sell or dispose of liquor within 300 feet of a public school."

On motion of Mr. Bilger, the following amendment was adopted:

Amend Section 29, line 12 of the printed engrossed bill by striking the period (.) and inserting in lieu thereof the following: "Provided further, Every holder of a city or county license for the sale of beer by the glass, issued prior to December 1, 1933, shall be entitled to a state license as set forth in Section 23, subsection (5) of this act, said state license to be limited to the unexpired term of the city or county license: Provided further, For the year 1934 such licensee shall not be required to pay the license fee therein set forth, but in lieu thereof the amount shall be deducted from the re-allocation of funds to the respective cities and counties as set forth in Section 78, subsection (1): Provided further, That the Board shall have full power to cancel any license."

Mr. Easterday moved the adoption of the following amendment:

Amend Section 34. Strike the whole section.

Mrs. Wanamaker moved that the amendment by Mr. Easterday be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Easterday without taking the bill with it was carried.

On motion of Mr. Van Dyk, the following amendment was adopted:

Amend Section 48; after the period in line 2 of the printed engrossed bill add the following: "The Board shall have power to adopt any and all reasonable regulations as to the kind, character and location of advertising of liquor."

On motion of Mr. Ledgerwood, the following amendment was adopted:

Amend Section 52, subsection (2), line 5 of the printed engrossed bill; after the word "premises" and before the word "having" strike the word "or" and insert in lieu thereof the word "and."

On motion of Mr. Post, the following amendment was adopted:

Amend Section 52, lines 2 and 6 of the printed engrossed bill by striking the words "officer of the peace" and inserting in lieu thereof the words "peace officer."
On motion of Mr. Post, the following amendment was adopted:
Amend Section 52, line 10 of the printed engrossed bill; strike the words: "an offense against" and insert in lieu thereof the words: "a violation of."

On motion of Mr. Post, the following amendment was adopted:
Amend Section 47, line 3 of the printed engrossed bill; after the word "vendor" insert the words "or store employee."

On motion of Mr. Post, the following amendment was adopted:
Amend Section 56, line 14 of the printed engrossed bill by striking the words "an offense against" and inserting in lieu thereof the words "a violation of."

On motion of Mr. Ledgerwood, the following amendment was adopted:
Amend Section 59, line 2 of the printed engrossed bill; after the word "establish" insert the words "prima facie."

Mr. Harter moved the adoption of the following amendment:
Amend Section 63, lines 3 and 4 of the printed engrossed bill; strike the words and figures "of not less than $5,000.00 nor more than $7,500.00" and insert in lieu thereof the following words and figures: "not to exceed $4,500.00."

Debate ensued.

Mr. Waldron demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.
The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Benson, Collins, Mandery and Sullivan; Representatives Benson and Sullivan having been excused.

On motion of Mr. Waldron, the unexcused absentees were excused and the House proceeded with business under the call of the House.

Mr. Healy moved the adoption of the following amendment to the amendment by Mr. Harter:
Amend the amendment to read: "of not less than $4500.00 nor more than $6000.00."

Mr. Luck moved that the amendment to the amendment be laid on the table without taking the amendment by Mr. Harter or the bill with it.

The motion to lay on the table the amendment to the amendment without taking the amendment by Mr. Harter or the bill with it was carried.

Mr. Healy moved that the amendment by Mr. Harter be laid on the table without taking the bill with it.

A roll call was demanded and the demand was sustained.

The Chair stated the question to be on the motion to lay on the table the amendment by Mr. Harter without taking the bill with it.

The Speaker: "A vote 'aye' is a vote to table the amendment by Mr. Harter, and a vote 'no' is to retain the amendment for further consideration of the House."

The Clerk called the roll and the motion to table the amendment by Mr. Harter was lost by the following vote: Yeas, 34; nays, 60; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Bingham, Brown, Cochrane, Cohn, Dolsen, Eddy, Edwards, Emerick, Gleason, Healy, Hews, Judson, Ledgerwood, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Reeves, Roth, Schade, Shorett, Sisson, Starrett, Vane, Wanamaker, Wilson (J. Ivan), Mr. Speaker —34.
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Those voting nay were: Representatives Anderson (Frank), Anderson (Glen), Bilger, Brunton, Burns, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Compton, Easterday, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Jones, Johnson, Koehler, Lanz, Leber, Luck, Mann, Miller, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Richmond, Robbins, Roberts, Roesli, Schultz, Shine, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Thompson, Titus, Todd, Van Dyk, Waldron, Wentworth, Westover, Wilson (James W.), Wilson (John N.), Wiswall—60.

Those absent or not voting were: Representatives Benson, Collins, Magnuson, Mandery, Sullivan—5.

On motion of Mr. Westover, the previous question was ordered.

The Chair stated the question to be on the adoption of the amendment by Mr. Harter.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the amendment by Mr. Harter was adopted by the following vote: Yeas, 59; nays, 36; absent or not voting, 4.

Those voting yea were: Representatives Anderson (Frank), Anderson (Glen), Bilger, Brunton, Burns, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Compton, Easterday, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Jones, Johnson, Koehler, Lanz, Leber, Luck, Mann, Miller, Nelsen, Nolan, Ott, Palmeter, Peterson, Post, Reader, Richmond, Robbins, Roberts, Roesli, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Thompson, Titus, Todd, Van Dyk, Waldron, Wentworth, Westover, Wilson (James W.), Wiswall—59.

Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Bingham, Brown, Cannon, Cochrane, Cohn, Dolsen, Eddy, Edwards, Emerick, Gleason, Healy, Hews, Judson, Ledgerwood, Mandery, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Reeves, Roth, Schade, Sisson, Starrett, Vane, Wanamaker, Wilson (J. Ivan), Wilson (John N.), Mr. Speaker—38.

Those absent or not voting were: Representatives Benson, Collins, Magnuson, Sullivan—4.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 63, line 5 of the printed engrossed bill; beginning with the word "The" strike all the matter down to and including the word "member" in line 9.

Mr. Todd moved the adoption of the following amendment:

Amend Section 63, line 2. After the word "members" insert the following: "at least one of which shall be a United States War Veteran."

Mr. Johnson moved that the amendment by Mr. Todd be laid on the table without taking the bill with it.

A division was called for and the motion to lay on the table the amendment by Mr. Todd without taking the bill with it was carried by a rising vote.

MOTION.

Mrs. Wanamaker moved that the House do now reconsider the vote by which it passed the amendment by Mr. Healy to Section 64, subsection 2, line 14.

The motion was carried.
The Chair stated the question to be on the adoption of the amendment by Mr. Healy:

Amend Section 64, subsection (2), line 14 of the printed engrossed bill; strike the words “at the state capital” and insert in lieu thereof the words “where located by the Board.”

Debate ensued.
On motion of Mr. Adams, the previous question was ordered.
The amendment was lost.

Mr. Richmond gave notice that on the next working day he would move that the House reconsider the vote by which the amendment by Mr. Todd to Section 63, line 2 was laid on the table.

Mr. Mann moved the adoption of the following amendment:

Amend Section 73, line 2 of the printed engrossed bill, by inserting the words “in the state treasury” after the word “created.”

Mr. Adams moved that the amendment be laid on the table without taking the bill with it.
The motion to lay on the table the amendment by Mr. Mann was lost.
Extended debate ensued.
The Speaker called Mr. McDonald to preside.
Further debate ensued.
On motion of Mr. Burns, the previous question was ordered.
A roll call was demanded and the demand was sustained.
The Clerk called the roll and the amendment by Mr. Mann was lost by the following vote: Yeas, 23; nays, 73; absent or not voting, 3.
Those voting yea were: Representatives Anderson (Frank), Carty, Clark (A. W.), Clark (H. B.), Cleary, Easterday, Fulkerson, Hall, Harter, Luck, Mann, Miller, Nelsen, Nolan, Palmeter, Roberts, Roesli, Schultz, Smith (B. L.), Smith (J. B.), Titus, Van Dyk, Wilson (James W.)—23.
Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Burns, Cannon, Christianson, Cochrane, Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Gehlen, Gessell, Gleason, Haddon, Halleran, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Ott, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roth, Schade, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Todd, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall—73.
Those absent or not voting were: Representatives Benson, Collins, Sullivan—3.
The Speaker resumed the Chair.
On motion of Mr. Post, the following amendment was adopted:

Amend Section 73, line 3 of the printed engrossed bill; strike the word “fines” and the comma (,).

Mr. Mann moved the adoption of the following amendment:

Amend Section 73, line 4 of the printed engrossed bill, by striking after the word “act” the period and inserting in lieu thereof a comma and adding the following words, “not otherwise disposed of”, and striking the remainder of said section.
Debate ensued.  
With the consent of the House, Mr. Mann withdrew his amendment.  
The following amendment was proposed by Mr. Miller.  
Amend Section 76; beginning with the word “Bonds” in line 27 of the printed engrossed bill, strike all the matter down to and including the word “thereof” in line 30.  
Mr. Mann moved that the amendment by Mr. Miller be adopted.  
Debate ensued.  
The amendment was adopted.  
Mr. Smith (Archibald) moved the adoption of the following amendment:  
Amend Section 76; in line 31 strike the word “municipal” and substitute the word “political”.  
With the consent of the House, Mr. Smith (Archibald) withdrew his amendment.  

NOTICE OF RECONSIDERATION.  
Mr. Jones gave notice that on the next working day he would move that the House reconsider the vote by which the amendment by Mr. Harter to Engrossed Senate Bill No. 7, Section 63, lines 3 and 4, was adopted.  
Mr. Emerick moved that the following amendment be adopted:  
Amend Section 78, in line 4, by striking the following: “twenty per cent (20%)” and inserting in lieu thereof “fifty per cent (50%)”.  
Debate ensued.  
Mr. Titus moved that the following amendment to the amendment by Mr. Emerick be adopted:  
Amend Mr. Emerick’s amendment to read “seventy-five per cent (75%)” instead of “fifty per cent (50%)”.  
Further debate ensued.  
Mr. Roth moved that the following substitute amendment be adopted:  
Amend Section 78. Strike in line 3 the words and figures “thirty per cent (30%)” and substitute in lieu thereof the words and figures “twenty per cent (20%)”; also strike in lines 4 and 5 of said section the words and figures “twenty per cent (20%)” and insert in lieu thereof the words and figures “thirty per cent (30%)”.  
Further debate ensued.  
The Speaker called Mr. Burns to preside.  
Mr. Todd moved that the substitute amendment by Mr. Roth be laid on the table without taking the bill or the other amendments with it.  
The motion to lay on the table the substitute amendment by Mr. Roth without taking the bill or the other amendments with it was carried.  
The Speaker resumed the Chair.  
With the consent of the House, Mr. Titus withdrew his amendment to the amendment by Mr. Emerick.  
Mr. Miller moved the adoption of the following amendment to the amendment by Mr. Emerick:  
Amend Mr. Emerick’s amendment to read “forty per cent (40%)”.  
Mr. Magnuson moved the adoption of the following substitute amendment:  
Amend Section 78 as follows:  
In line 3, strike the words and figures “Thirty per cent (30%)” and insert in lieu thereof the words and figures “Twenty per cent (20%)”.  
In line 4, strike the words and figures “Twenty per cent (20%)” and insert in lieu thereof the words and figures “Thirty-five per cent (35%)”.  

In line 5, strike the words and figures "Twenty per cent (20%)" and insert in lieu thereof the words and figures "Thirty-five per cent (35%)".

In line 7, strike the words and figures "Fifty per cent (50%)" and insert in lieu thereof the words and figures "Forty-five per cent (45%)".

With the consent of the House, Mr. Miller withdrew his amendment to the amendment by Mr. Emerick.

Debate ensued.

On motion of Mr. Adams, the previous question was ordered.

The substitute amendment by Mr. Magnuson was adopted.

**MOTIONS.**

On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

Mr. Waldron moved that the House postpone reconsideration of the vote by which the House concurred in the Senate amendment to Engrossed House Bill No. 57 and passed the bill as amended by the Senate, until the next working day.

The motion was carried.

Mr. Healy moved that the House postpone until the next working day reconsideration of the vote by which the House adopted Mr. Moore’s amendment to Engrossed Senate Bill No. 7, Section 66, lines 1 to 3, inclusive.

The motion was carried.

On motion of Mr. McDonald, the House was declared at recess until 8:00 p.m., this date.

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**EVENING SESSION.**

The Speaker called the House to order at 8:00 p.m.

The Clerk called the roll and all members were present except Representatives Benson, Clark (H. B.), Gehlen, Gleason, Halleran, Roberts and Sullivan; Representatives Benson and Sullivan having been excused.

**SECOND READING OF BILLS.**

The House resumed consideration of Engrossed Senate Bill No. 7 on second reading.

Mr. Cochrane moved the adoption of the following amendment:

Amend Section 3, line 6; after the word "four" add the words "and one-half".

Debate ensued.

On motion of Mr. Todd, the previous question was ordered.

The amendment was lost.

On motion of Mr. Cohn, the following amendment to the amendment by Mr. Cohn to Section 3, lines 31 and 32, was adopted:

Amend Section 3, as amended by Mr. Cohn, by adding to said amendment the following: "Provided further, That in cities and towns of less than five thousand (5,000) population, the board shall have authority to waive the provisions requiring twenty (20) or more rooms."

On motion of Mr. Healy, the following amendment was adopted:

Amend Section 76, line 30 of the printed engrossed bill; strike the words "Such bonds" and insert in lieu thereof "Bonds issued under the provisions of this act".


Mr. Schade moved the adoption of the following amendments:

Amend Section 78. In line 21 and again in line 27, strike the word "and" before the word "towns" and insert after the word "towns" in each case the words "and township".

Also in line 22 and again in line 23, strike the word "or" before the word "town" in each line and insert after the word "town" in each line the words "or township".

Mr. Ledgerwood moved that the amendments be laid on the table without taking the bill with them.

The motion to lay on the table the amendments by Mr. Schade without taking the bill with them was carried.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 79, line 16 of the printed engrossed bill; strike the word "while".

Mr. Miller moved the adoption of the following amendment:

Amend Section 79. Strike subsection (n), lines 45, 46 and 47.

A division was called for and the amendment was lost by a rising vote.

On motion of Mr. Ledgerwood, the following amendments were adopted:

Amend Section 79, line 59 of the printed engrossed bill; strike the word "unfortified".

Amend the same section in line 60 by striking the word "unfortified".

Mr. Bingham moved the adoption of the following amendment:

Amend Section 82. Strike the whole of Section 82.

Debate ensued.

Mr. Austin moved that the amendment by Mr. Bingham be laid on the table without taking the bill with it.

The motion to lay on the table was lost.

Further debate ensued.

The amendment was lost.

Mr. Ott moved the adoption of the following amendment:

Amend Section 82, line 2 of the printed engrossed bill; strike the words and period "a county." and insert in lieu thereof the following: "any incorporated city or town, or all that portion of any county not included within the limits of incorporated cities and towns."

Debate ensued.

On motion of Mr. Wilson (John N.), the previous question was ordered.

The amendment was adopted.

NOTICE OF RECONSIDERATION.

Mr. Todd gave notice that on the next working day he would move that the House reconsider the vote by which the amendment by Mr. Ott to Engrossed Senate Bill No. 7, Section 82, line 2, was adopted.

On motion of Mr. Mandery, the following amendment was adopted.

Amend Section 78, subsection (c) of the printed engrossed bill; strike the whole thereof and insert in lieu thereof the following:

"(c) No county, city or town in which the sale of liquor as authorized under this act is forbidden under Sections 82 to 88 inclusive of this act shall be included in any computation under the preceding subsections; and no such county, city or town shall receive any distribution under this act after the date of the election at which such sale is forbidden."
MOTIONS.

Mr. Healy moved that the matter of the distribution of funds as affected by the local option provisions embodied in the bill be referred to a committee of three to work out a proper amendment or amendments.

Mr. Reader moved that the motion by Mr. Healy be laid on the table without taking the bill with it.

A division was called for and the motion to lay on the table the motion by Mr. Healy was lost by a rising vote.

Mr. Todd moved that the House do now reconsider the vote by which it adopted the amendment by Mr. Ott to Engrossed Senate Bill No. 7, Section 82, line 2.

Mr. Healy raised the point of order that the motion by Mr. Todd was out of order in view of the fact that there was another motion before the House.

The Speaker ruled that the motions were of equal rank and that therefore the motion before the House was Mr. Healy's motion.

On motion of Mr. Adams, the previous question was ordered.

The motion by Mr. Healy was carried.

The Speaker appointed Representatives Healy, Ott and Post as members of the committee to prepare a proper amendment or amendments affecting the local option provisions embodied in the bill.

RECONSIDERATION.

The Chair stated the question before the House to be the motion by Mr. Todd to reconsider the vote by which the amendment by Mr. Ott to Section 82, line 2 of Engrossed Senate Bill No. 7 was adopted.

Mr. Roth moved that the motion by Mr. Todd be laid on the table without taking the amendment or the bill with it.

The motion to lay on the table the motion to reconsider by Mr. Todd without taking the amendment or the bill with it was carried.

Mr. Miller moved the adoption of the following amendment:

Amend Section 83. In line 4 after the word "unit", insert the following: "by the individual glass, or opened bottles, at tables, of any unmixed beverage not exceeding 17% alcohol by weight, and mixed beverages not exceeding 22% alcohol by weight, in hotels, clubs and restaurants."

Mr. Aspinwall moved that the amendment by Mr. Miller be laid on the table without taking the bill with it.

A division was called for and the motion to lay on the table Mr. Miller's amendment without taking the bill with it was carried.

Mr. Titus moved the adoption of the following amendment:

Amend Section 89. Strike the whole thereof and insert in lieu thereof the following:

"Sec. 89. All records of the board showing purchases by any individual of liquor shall be deemed public records and shall be audited by the state auditor, and may be inspected by any state, county, city official, or any member of the state legislature."

Mr. Neff moved that the amendment by Mr. Titus be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Titus without taking the bill with it was carried.
Mr. Magnuson moved that the following amendment be adopted:

Amend Section 89, line 5 of the printed engrossed bill; strike the period (.) after the word "records" and add the following: "and neither such records nor any in­formation relative thereto which shall make known the name of any individual pur­chaser shall be competent to be admitted as evidence in any court or courts except, in prosecutions for illegal possession of and/or sale of liquor. Any person violating the provisions of this section shall be guilty of a misdemeanor."

Debate ensued.

Mr. Johnson moved that the amendment by Mr. Magnuson be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Magnuson was lost.

Further debate ensued.

On motion of Mr. Waldron, the previous question was ordered.

The amendment by Mr. Magnuson was adopted.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 91, line 2 of the printed engrossed bill; strike the words "an offense against" and insert in lieu thereof the words "a violation of".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 92, line 4 of the printed engrossed bill; strike the word "un­fortified".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 93, line 1 of the printed engrossed bill; strike the words "an offense against the" and insert in lieu thereof the words "a violation of this".

Mr. Healy presented the following amendments as proposed by Repre­sentatives Ott, Post and Healy, the special committee appointed by the Speaker to prepare such amendments:

Amend Section 78 as follows:

In subdivision (2), subsection (a), line 15 of the printed engrossed bill, strike the words "of such counties" and insert in lieu thereof the words "of the areas in such counties allowing the sale of liquor under this act".

In lines 16 and 17 of the printed engrossed bill, between the words "population" and "in" insert the following: "of the areas allowing the sale of liquor under this act".

In line 27, strike the period after "county" and insert a semicolon (;) and the fol­lowing: "Provided, that no incorporated city or town in which the sale of liquor as authorized under this act is forbidden under Sections 82 to 88 inclusive of this act shall be entitled to any share in such distribution. Provided further, that if in any county the area outside of the cities and towns therein shall vote not to allow the sale of liquor under this act in such area, then the population of such area shall not be included in the computation of the population for distribution purposes."

Strike the whole of subsection (c) of Section 78 of the printed engrossed bill.

Mr. Ott moved that the special committee amendments to Section 78 be adopted.

The motion was carried and the amendments by the special committee were adopted.

On motion of Mr. Ott, the following amendment was adopted:

Amend Section 86, line 3 of the printed engrossed bill, by striking the word "County" and inserting in lieu thereof the following words in parenthesis: "(here specify the unit in which election is to be held.)"

Mr. Ott moved the adoption of the following amendment:

Amend Section 84, line 3 of the printed engrossed bill; strike the words "any county comprising such unit" and insert in lieu thereof the following: "the county within which such unit is located".

11—H
The amendment was adopted.

Mr. Cochrane moved that the following amendment be adopted:
Amend Section 93 by adding a new section to be known as Section 93½, to read as follows:
"Sec. 93½. For the purpose of this act justices of the peace shall have jurisdiction of all persons charged with a first offense hereunder: Provided, That the word 'person' shall not apply to corporations."

Mr. Moore moved that the following substitute amendment be adopted:
Amend Section 93 by adding thereafter a new section to be known as Section 93½ to read as follows:
"Sec. 93½. For the purpose of this act justices of the peace shall have concurrent jurisdiction with the Superior Court of all persons charged with a first offense hereunder: Provided, That the word 'person' shall not apply to corporations."

Mr. Burns moved that the substitute amendment be laid on the table without taking the bill with it.

The motion to lay on the table was carried, and the substitute amendment by Mr. Moore was laid on the table, taking the amendment by Mr. Cochrane with it, but not taking the bill with it.

RECONSIDERATION.

Mr. Schade moved that the House do now reconsider the vote by which the amendment by Mr. Magnuson to Section 23, subsection 4, was lost.

Mr. Mandery moved that the motion by Mr. Schade be laid on the table without taking the bill with it.

A division was called for and the motion to reconsider the amendment by Mr. Magnuson was laid on the table without taking the bill with it by a rising vote.

On motion of Mr. Luck, the following amendment was adopted:
Amend Section 96 of the printed engrossed bill by striking the whole thereof and inserting in lieu thereof the following:
"This act is necessary for the immediate preservation of the public peace, health and safety, support of the state government and its existing public institutions and shall take effect immediately."

Mr. Ott moved the adoption of the following amendment:
Amend Section 96 of the printed engrossed bill by striking the whole thereof and inserting in lieu thereof the following:
"Sec. 96. This act shall be submitted to the people for their ratification at the next general election in accordance with the provisions of Section I and Article II of the State Constitution as amended in the general election of November, 1912, and the laws adopted to facilitate the operation thereof."

Debate ensued.

Mr. Waldron arose to speak, but relinquished the floor to Mr. Vane.

Mr. Vane moved that the amendment by Mr. Ott be laid on the table without taking the bill with it.

A roll call was demanded and the demand was sustained.

Mr. Roesli demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Benson, Collins, Gehlen, Gleason, Lanz, Nolan, Sullivan and Wilson (James W.); Representatives Benson, Gehlen and Sullivan having been excused.
On motion of Mr. Waldron, the unexcused absentees were excused and
the House proceeded with business under the call of the House.

The Clerk called the roll and the motion by Mr. Vane to lay on the
table Mr. Ott's amendment without taking the bill with it was carried by
the following vote: Yeas, 58; nays, 33; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson
(B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Brown, Brunton,
Cannon, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Compton,
Dolsen, Eddy, Edwards, Emerick, Emery, Gessell, Haddon, Halleran, Harter,
Herren, Hews, Jones, Johnson, Judson, Leber, Ledgerwood, Mandery,
McDonald, McDonnell, McGovern, Myers, Neff, Nelsen, Peterson, Post,
Reeves, Richmond, Roesl, Roth, Schade, Shorette, Skinner, Smith (B. L.),
Sorensen, Starrett, Thompson, Van Dyk, Vane, Wanamaker, Wilson (J. Ivan);
Wiswall, Mr. Speaker—58.

Those voting nay were: Representatives Anderson (Frank), Bingham,
Burns, Clark (H. B.), Cleary, Easterday, Fulkerson, Hall, Healy, Koehler,
Luck, Magnuson, Mann, Miller, Moore, Ott, Palmetter, Reader, Robbins,
Roberts, Schultz, Shine, Sisson, Smith (Archibald), Smith (J. B.), Smith
(Vernon A.), Stewart, Titus, Todd, Waldron, Wentworth, Wrostover, Wilson
(John N.)—33.

Those absent or not voting were: Representatives Benson, Collins,

EXPLANATIONS OF VOTE.

Mr. Healy: "I was against this amendment and have always been against
similar amendments by Mr. Ott, but I voted 'no' as a protest against Mr. Vane's
action in preventing Mr. Waldron from speaking on the amendment and preventing
Mr. Ott from closing the debate."

Mr. Bingham voted "no" for the same reason.
Mr. Todd voted "no" for the same reason.
Mr. Sisson voted "no" for the same reason.
Mr. Clark (H. B.) voted "no" for the same reason.
Mr. Smith (Archibald) voted "no" for the same reason.

On motion of Mr. Jones, further proceedings under the call of the House
were dispensed with.

On motion of Mr. McDonald, the House adjourned until 11:00 a. m.,
Tuesday, January 9, 1934.

Geo. F. Yantis, Speaker.

S. R. Holcomb, Chief Clerk.
THIRTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 9, 1934.

The Speaker called the House to order at 11:00 a.m.

The Clerk called the roll and all members were present except Representatives Benson, Burns, Christianson, Clark (H. B.), Gleason, Leber, Magnuson, McGovern, Nolan, Roesli and Sullivan; Representatives Benson and Sullivan having been excused.

Prayer was offered by Rev. M. P. O'Dwyer, pastor of St. Michael's Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Cleary, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1933.

We, the whole of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 30, entitled "An Act relating to the protection of trademark owners, distributors and the public against injurious and uneconomic practices in the distribution of articles of standard quality under a distinguished trade mark, brand or name," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 30 be substituted therefor and do pass.

WILL W. WENTWORTH, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 6, 1934.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 171, entitled "An Act relating to motor fuels and lubricants, providing for the conservation of the potential supply thereof, for the control and regulation thereof, for the importation, purchase and sale thereof by the State of Washington, establishing the 'Gasoline Revolving fund,' appropriating from the general fund the sum of $250,000.00 or so much thereof as may be required as a loan to the Gasoline Revolving Fund, appropriating $1,000,000 from the Gasoline Revolving Fund, and providing penalties for the violation hereof," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILL W. WENTWORTH, Chairman.

We concur in this report: Jos. F. Koehler, James W. Wilson, Martin J. B. Johnson.
Mr. Speaker:

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 171, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Frank Burns, W. L. Bilger.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 193, entitled "An Act providing for the construction and operation of facilities for the storage and distribution of motor fuels and lubricants," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILL W. WENTWORTH, Chairman.

We concur in this report: Jos. F. Koehler, James W. Wilson, Martin J. B. Johnson, W. L. Bilger.

Mr. Speaker:

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 193, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Frank Burns.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 205, entitled "An Act to require and provide for the issuing of licenses and permits to persons, firms and corporations for the construction, maintenance and use of billboards and/or other structures for outdoor advertising, and to regulate the same," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILL W. WENTWORTH, Chairman.

We concur in this report: Jos. F. Koehler, W. L. Bilger, James W. Wilson, Martin J. B. Johnson.

Mr. Speaker:

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 205, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Frank Burns.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 6, 1934.

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 209, entitled "An Act relating to motor fuels; declaring that the business of furnishing and distributing, or buying and selling same is a
public utility; providing for the supervision and regulation thereof and the fixing of the rates or prices therefor, and the payment of fees thereby; providing penalties for the violation thereof; making an appropriation for the purposes hereof, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILL W. WENTWORTH, Chairman.

We concur in this report: Jos. E. Koehler, James W. Wilson, Martin J. B. Johnson.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 6, 1934.

We concur in this report: Frank Burns, W. L. Bilger.

Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 209, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Martin J. B. Johnson, Wm. A. Allen.

Mr. Bingham moved that Engrossed Senate Bill No. 75 be rereferred to the Committee on Insurance.

Mr. Peterson moved that the motion to rerefer be laid on the table without taking the bill with it.

The motion to lay on the table the motion to rerefer without taking the bill with it was carried.

The bill was passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred Substitute Senate Bill No. 81, entitled "An Act relating to elections and to precinct election boards and the appointment thereof and repealing Section 5 of Chapter 61 of the Laws of 1921, as amended by Section 1 of Chapter 79 of the Laws of 1933 and repealing Section 3 of Chapter 170 of the Laws of 1921 as amended by Section 3 of Chapter 53 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. V. EASTERDAY, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 89, entitled "An Act relating to the issuing, sale and redemption of bonds and other securities issued by municipal and public corporations and providing a maximum rate of interest thereon, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ANTHONY E. MANDEY, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 8, 1934.

The President has signed House Bill No. 51, also Substitute House Bill No. 135, also House Bill No. 155, and the same are herewith transmitted.

Geo. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 8, 1934.

The Senate has passed Substitute Senate Bill No. 81, and the same is herewith transmitted. Geo. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 8, 1934.

The Senate has passed Engrossed House Bill No. 86, and the same is herewith transmitted. Geo. E. STARR, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., January 8, 1934.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 214, with the following amendments:

Amend the title by inserting in line 2 of the printed bill, same being line 13 of the title to the engrossed bill, after the word "the", and before the word "extraordinary", the words "regular and".

Amend Section 2 of the bill in line 4 of the printed bill, same being line 13 of the engrossed bill, by inserting after the word "the" and before the word "extraordinary" the words "regular and"; and the same is herewith transmitted.

Geo. E. STARR, Secretary.

On motion of Mr. McDonald, the Senate amendments to Engrossed House Bill No. 214 were concurred in.

The Clerk called the roll and the House passed Engrossed House Bill No. 214, as amended by the Senate, by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Clark (A. W.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon,
Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Mann, McDonald, McDonnell, Myers, Neff, Nelsen, Ott, Palmetter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Stewart, Thompson, Titus, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—77.

Those absent or not voting were: Representatives Adams, Anderson (Frank), Benson, Burns, Christianson, Clark (H. B.), Cochrane, Emerick, Gleason, Healy, Magnuson, Mandery, McGovern, Miller, Moore, Nolan, Roesli, Roth, Smith (Vernon A.), Starrett, Sullivan, Todd—22.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

FIRST READING OF SENATE BILL.

The following bill was read first time by title and acted upon as indicated:

Substitute Senate Bill No. 81, by Senator Roup: An Act relating to elections and to precinct election boards and the appointment thereof and repealing Section 5 of Chapter 61 of the Laws of 1921 as amended by Section 1 of Chapter 79 of the Laws of 1933 and repealing Section 3 of Chapter 170 of the Laws of 1921 as amended by Section 3 of Chapter 53 of the Laws of 1923.

Referred to Committee on Elections and Privileges.

MOTIONS.

Mr. Koehler moved that House Bill No. 187 be ordered out of the Committee on Revenue and Taxation and appear on the calendar.

The motion was carried.

Mr. Cleary moved that House Bill No. 8 be ordered out of the Committee on Rules and Order and be placed on the calendar.

The motion was lost.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 100, by Senator Garrett: Relating to the printing and distribution of Session Laws.

The bill was read the second time by sections.

On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 1 in line 5 of the engrossed bill, the same being line 4 of the printed bill; after the word "Section" strike the figure "1" and insert in lieu thereof the figure "3".

On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 1, line 7 of the engrossed bill, the same being line 5 of the printed bill; after the word "use" and before the word "copies" strike the words "fifteen hundred" and insert in lieu thereof the words "twenty-five hundred".

On motion of Mr. McDonald, the following amendment was adopted:

Amend the bill in Section 2, line 16 of the engrossed bill, the same being line 4 of the printed bill; after the word "Section" strike the figure "2" and insert in lieu thereof the figure "4".
On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 3, line 6, page 2 of the engrossed bill, the same being line 26 of the mimeographed Senate amendments to said bill; after the word and comma "necessary," insert the words "for printing and mailing."

On motion of Mr. McDonald, the following amendment was adopted:

Amend Section 4, line 14, page 2 of the engrossed bill, the same being line 34 of the Senate mimeographed amendments to said bill; after the word "Section" strike the figure "4" and insert in lieu thereof the figure "7".

On motion of Mr. McDonald, the rules were suspended, the bill was advanced to third reading, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Bilger, Bingham, Brown, Brunton, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Ledgerwood, Luck, Mandery, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wamaker, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—75.

Those absent or not voting were: Representatives Austin, Benson, Burns, Carty, Cochrane, Gleason, Halleran, Harter, Healy, Leber, Magnuson, Mann, McGovern, Moore, Nolan, Reader, Roth, Smith (J. B.), Smith (Vernon A.), Starrett, Sullivan, Wentworth, Westover, Wilson (John N.)—24.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 59, by Senators Murphy (James A.), Morrow, Malstrom, Arnold and Peirce: Relating to insurance companies.

The bill was read the second time by sections.

On motion of Mr. Anderson (B. Roy), the rules were suspended, the bill was advanced to third reading, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote: Yeas, 73; nays, 2; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Harter, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Miller, Neff, Nelsen, Ott, Palmeter, Peterson, Reeves, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Titus, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—73.

Those voting nay were: Representatives Eddy, Post—2.

Those absent or not voting were: Representatives Austin, Benson,
The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

**Senate Bill No. 61**, by Senators Murphy (James A.), Morrow, Malstrom, Arnold and Peirce: Relating to investment of trust funds.

The bill was read the second time by sections.

Mr. Ott moved the adoption of the following amendment:

Amend Section 1 of the printed bill by striking all of line 2 after the word "for" and the remainder of the sentence to the second word "any" after the second word "or" in line 4.

Debate ensued.

On motion of Mr. Vane, the previous question was ordered.

Mr. McDonald moved that the amendment by Mr. Ott be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Ott without taking the bill with it was carried.

On motion of Mr. Palmeter, the rules were suspended, the bill was advanced to third reading, the second reading considered the third and the bill was placed on final passage. It passed the House by the following vote:

Yea, 67; nay, 7; absent or not voting, 25.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bingham, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Collins, Compton, Dolsen, Easterday, Emerick, Emery, Gessell, Haddon, Hall, Halleran, Harter, Herren, Jones, Johnson, Judson, Koehler, Lanz, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Neff, Nelsen, Palmeter, Peterson, Reeves, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—67.

Those voting nay were: Representatives Bilger, Brunton, Eddy, Hews, Post, Smith (Vernon A.), Westover—7.

Those absent or not voting were: Representatives Anderson (Frank), Benson, Brown, Burns, Cleary, Cochrane, Edwards, Fulkerson, Gehlen, Gleason, Healy, Leber, Luck, McGovern, Moore, Myers, Nolan, Ott, Reader, Roth, Smith (J. B.), Starrett, Stewart, Sullivan, Wilson (John N.)—25.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

**Engrossed Senate Bill No. 78**, by Senators Gray, Smith (Horace E.) and Heffron: Relating to Grand Coulee Highway.

**HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 3, 1934.**

**MR. SPEAKER:**

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 78, entitled "An Act relating to highways and ordering and directing the construction of certain highways and providing for the maintenance
thereof and the regulation and control of traffic thereon by the Director of Highways, making an appropriation therefor and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Section 4, same being line 6 of the engrossed bill, line 7 of the Senate amendment to Section 4, by striking the figures "47" appearing between the words "chapter" and "of" and inserting in lieu thereof the figures "157".

Vic. Skinner, Chairman.


The bill was read the second time by sections.

On motion of Mr. Skinner, the committee amendment was adopted.

Mr. Skinner moved that the rules be suspended, the bill be advanced to third reading, the second reading considered the third and that the bill be placed on final passage.

Extended debate ensued.

The previous question was demanded and the demand was sustained.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 78 and it passed the House by the following vote: Yeas, 68; nays, 13; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Brunton, Cannon, Christianson, Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Halleran, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Neff, Nelsen, Ott, Peterson, Reeves, Richmond, Rosali, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wiswall, Mr. Speaker—68.

Those voting nay were: Representatives Bingham, Carty, Clark (A. W.), Eddy, Gessell, Harter, Healy, Mann, Moore, Palmeter, Robbins, Smith (J. B.), Wilson (James W.)—13.

Those absent or not voting were: Representatives Anderson (Frank), Benson, Brown, Burns, Collins, Gleason, Luck, McGovern, Miller, Myers, Nolan, Post, Reader, Roberts, Roth, Sullivan, Titus, Wilson (John N.)—18.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Memorial No. 3, by Representative Roberts: Relating to the membership of House of Representatives of the United States of America.

Mr. Hews moved that Substitute House Joint Memorial No. 3 be substituted for House Joint Memorial No. 3 and that the substitute memorial be read.

The motion was carried.
PERSONAL PRIVILEGE.

Mr. Roberts: "This substitute memorial is not germane to the one which I introduced and I resent the action of the Committee on Memorials in killing my memorial and making this set-up."

Substitute House Joint Memorial No. 3 was read in full.

On motion of Mr. Hews, the rules were suspended, the memorial was advanced to third reading, the second reading considered the third and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 75; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brunton, Cannon, Carty, Christianson, Clark, (A. W.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Gehlen, Gessell, Haddon, Halloran, Harter, Hews, Johnson, Judson, Koehler, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Miller, Moore, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Schade, Schultz, Shine, Shorette, Sisneros, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wamamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—75.

Those voting nay were: Representatives Clark (H. B.), Eddy, Roesli—3.

Those absent or not voting were: Representatives Benson, Brown, Burns, Cleary, Fulkerson, Gleason, Hall, Healy, Herren, Jones, Lanz, Luck, Mann, McGovern, Myers, Nolan, Reader, Roberts, Roth, Sullivan, Wilson (John N.)—21.

The memorial, having received the constitutional majority, was declared passed.

EXPLANATIONS OF VOTE.

Mr. Clark (H. B.): "I voted against this substitute memorial because I disapprove of the tactics used in substituting it for the original memorial."

Mr. Austin: "The reason I voted against this substitute memorial in the first place was because I do not like the tactics of substituting entirely new matter for the original memorial. However, I found out that the maker of the memorial, Mr. Roberts, had given his consent to the substitution of the new matter, so when he got up on the floor of this House and objected to the substitution, I changed my vote to 'aye'."

On motion of Mr. Schade, the rules were suspended and the Chief Clerk was directed to immediately transmit Substitute House Joint Memorial No. 3 to the Senate.


Mr. Mann moved that Engrossed Senate Joint Memorial No. 3 be indefinitely postponed.

Mr. Neff moved that Mr. Mann's motion to indefinitely postpone be laid on the table without taking the memorial with it.

The motion to lay on the table the motion to indefinitely postpone without taking the memorial with it was carried.

The memorial was read the second time in full.
On motion of Mr. Westover, the rules were suspended, the memorial was advanced to third reading, the second reading considered the third and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 65; nays, 6; absent or not voting, 28.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Dolsen, Easterday, Emery, Gessell, Haddon, Halleran, Herren, Hews, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Mandery, McDonald, McDonnell, Miller, Myers, Nelsen, Palmeter, Peterson, Reeves, Richmond, Robbins, Roesli, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—65.

Those voting nay were: Representatives Eddy, Harter, Healy, Mann, Neff, Post—6.

Those absent or not voting were: Representatives Allen, Anderson (Glen), Benson, Burns, Cleary, Collins, Compton, Edwards, Emerick, Fulkerson, Gehlen, Gleason, Hall, Jones, Luck, Magnuson, McGovern, Moore, Nolan, Ott, Reader, Roberts, Roth, Smith (Vernon A.), Starrett, Stewart, Sullivan, Wilson (John N.)—28.

The memorial, having received the constitutional majority, was declared passed.

On motion of Mr. Leber, the rules were suspended and the Chief Clerk was directed to immediately transmit the memorial to the Senate.

On motion of Mr. McDonald, the House was declared at recess until 2:30 p. m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:30 p. m.

The Clerk called the roll and all members were present except Representatives Anderson (Frank), Benson, Bingham, Burns, Clark (H. B.), Gleason, Halleran, Healy, Luck, McGovern, Nolan, Ott, Reader, Roberts, Roth, Smith (Vernon A.), Starrett, Stewart, Sullivan and Westover; Representatives Benson and Sullivan having been excused.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 9, 1934.

MR. SPEAKER:

The Senate has passed Engrossed Senate Joint Memorial No. 12; also Engrossed Senate Bill No. 30, and the same are herewith transmitted.

GEORGE E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 9, 1934.

MR. SPEAKER:

The Senate has passed Senate Concurrent Resolution No. 6, and the same is herewith transmitted.

GEORGE E. STARR, Secretary.
The Senate has passed Engrossed Substitute House Bill No. 5, with the following amendments:

Amend the title; in the second line of the title of the engrossed bill, after the word "interest" and before the word "upon", strike the words "and principal".

Amend Section 1, line 9 of the engrossed bill, being Section 1, line 4 of the printed bill, by striking "* * * * 1932" and inserting in lieu thereof "1931".

Amend Section 1, commencing on line 16 and ending on line 19 of the engrossed bill, same being in lines 9, 10 and 11 of the printed bill; after the colon following the word "county", strike the following words: "Provided, That there shall be an additional allowance of five percent (5%) rebate to all persons paying the 1931 or any prior years of said delinquent taxes on or before May 31, 1934:"

Amend Section 2, line 25 of the engrossed bill, being line 4 of the printed bill; after the word "year" strike "1932" and insert in lieu thereof "1931".

Amend Section 2, line 5 of the engrossed substitute bill, same being line 9 of the printed bill, by striking "June 1," and inserting in lieu thereof "May 31,"

Amend Section 2, lines 2 and 3, page 2 of the engrossed bill, the same being lines 10 and 11 of the printed bill, by striking the colon after the word "however" in line 2 and inserting in lieu thereof a comma, and by striking the words "First, That" and inserting in lieu thereof the word "that".

Amend Section 2, in lines 5, 6, 7, 8 and 9, page 2, of the engrossed bill, the same being in lines 13, 14, 15 and 16 of the printed bill, by striking the following words: "; and Second, That the full amount of 1933 tax payable in 1934 then due and payable or delinquent, levied upon the property, real or personal, involved in the delinquent tax payment, is therewith paid".

Amend line 5, Section 2A as follows: After the word "property", and before the word "in", insert the following: "or holding a contract for the purchase thereof".

Amend line 7, Section 2A as follows: After the comma (,) following the word "first", and before the word "the", insert the following: "before delinquency,"

Amend line 10, Section 2A as follows: After the word "to" and before the word "date", strike the word "said", and insert in lieu thereof the word "the".

Amend line 10, Section 2A as follows: After the word "date" and before the comma (,), insert the following: "of contract".

Amend line 15, Section 2A as follows: After the period following the word "agreement" and before the word "Such", insert the following: "Each payment on the principal under such agreement shall be applied to the tax longest delinquent. All interest collected under such agreement shall be paid into the county current expense fund."

Amend line 22, Section 2A as follows: After the word "the", and before the word "original", insert the following: "unpaid portion of the".

Amend line 22, Section 2A as follows: After the word "interest" and before the word "shall" insert the word "thereon".

Amend Section 3 in line 7, page 3 of the engrossed bill, same being line 23 of the printed bill; after the word "payments" and before the word "made" insert the following: "upon the principal".

Amend lines 24 and 25 of Section 2A as follows: After the word "delinquent", in line 24, and before the word "and" in line 25, strike the following: "", the interest paid under the agreement shall be applied to the interest upon such delinquent taxes".

Amend Section 3, being line 12, page 5 of the original bill, by striking the words "are equal to five years delinquency in amount:" and inserting in lieu thereof the following: "are delinquent for five years:"; and the same is herewith transmitted.

Mr. Roth moved that the Senate amendments to Engrossed Substitute House Bill No. 5 be referred to a special committee of three, the committee to report to the House within half an hour on the amendments by the Senate.

The motion was carried.

The Speaker appointed Representatives Roth, Shine and Compton as the members of the committee.
SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 8, 1934.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 196, with the following amendments:

Amend the title by striking "January 1, 1934" in the last line of the title, and inserting in lieu thereof the word "immediately".

Amend Section 1, line 10 of the printed bill, by striking the period after the word "per cent" and inserting a semicolon and the following words: "For the purposes of this act a person engaged in a business or profession shall include all persons whose services are paid from public funds holding any public office or any public position or employment with the State of Washington or any political subdivision thereof, whose monthly salary exceeds $200.00 per month."

Amend Section 2, line 22 of the original bill, same being Section 2, line 7 of the printed bill, by striking the word "may" therein and inserting in lieu thereof the word "shall".

Amend Section 4, line 20 of the original bill, same being line 2 of the printed bill; strike the words "January 1, 1934" and insert in lieu thereof the word "immediately"; and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Cohn moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 196 and that the Senate be asked to recede therefrom.

The motion was carried.

MOTIONS.

Mr. Cannon moved that the House do now revert to the sixth order of business.

The motion was carried.

Mr. Cannon requested that the report of the Investigating Committee of the Washington State Reformatory at Monroe be read at this time.

Mr. Moore requested that the consideration of the report be postponed until the minority report could be completed.

The request was granted.

Mr. Waldron moved that the House return to the ninth order of business.

The motion was carried.

SECOND READING OF BILLS.

Substitute Senate Bill No. 81, by Senator Roup: Relating to elections and to precinct election boards.

The bill was read the second time by sections.

On motion of Mr. Mann, the rules were suspended, the bill was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Debate ensued.

Mr. Mann demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 81 and it passed the House by the following vote: Yeas, 69; nays, 8; absent or not voting, 22.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger,
Brown, Cannon, Carty, Clark (A. W.), Cochrane, Cohn, Collins, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Jones, Johnson, Judson, Koehler, Lanz, Magnuson, Mann, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Schade, Schultz, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (James W.), Wiswall, Mr. Speaker—69.

Those voting nay were: Representatives Bingham, Brunton, Christianson, Eddy, Ledgerwood, Moore, Roesl, Stewart—8.

Those absent or not voting were: Representatives Benson, Burns, Clark (H. B.), Cleary, Compton, Gleason, Healy, Hews, Leber, Luck, Mandery, McGovern, Nolan, Reader, Roberts, Roth, Shive, Sisson, Sullivan, Westover, Wilson (J. Ivan), Wilson (John N.)—22.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS.

Mr. Adams moved that the rules be suspended and that the House revert to the fourth order of business.

The motion was carried.

Mr. Miller moved that the Committee on Revenue and Taxation be relieved from further consideration of House Bill No. 109 and that it be ordered out of committee.

Debate ensued and Representatives Miller, Todd and Fulkerson spoke for the bill. Representatives Harter and Bilger spoke against the bill:

Mrs. Wanamaker moved that Mr. Miller's motion be laid on the table.

A roll call was demanded and the demand was sustained.

The motion to lay on the table Mr. Miller's motion was lost by the following vote: Yeas, 31; nays, 49; absent or not voting, 19.

Those voting yea were: Representatives Anderson (B. Roy), Aspinwall, Austin, Bilger, Brown, Brunton, Cannon, Carty, Cohn, Compton, Dolsen, Eddy, Emery, Gessell, Haddon, Jones, Judson, Leber, Myers, Neff, Peterson, Post, Reeves, Roth, Smith (Archibald), Smith (B. L.), Starrett, Vane, Wanamaker, Mr. Speaker—31.

Those voting nay were: Representatives Adams, Allen, Anderson (Frank), Anderson (Glen), Bingham, Clark (A. W.), Cleary, Collins, Easterday, Emerick, Fulkerson, Gehlen, Hall, Harter, Herren, Hews, Johnson, Koehler, Lanz, Ledgerwood, Magnuson, Mann, McDonald, McDonnell, Miller, Moore, Nelsen, Ott, Palmeter, Reader, Richmond, Robbins, Roberts, Roesl, Schade, Schultz, Shive, Shorette, Sisson, Smith (J. B.), Stewart, Thompson, Titus, Todd, Waldron, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall—49.

Those absent or not voting were: Representatives Benson, Burns, Christianson, Clark (H. B.), Cochrane, Edwards, Gleason, Halleran, Healy, Luck, Mandery, McGovern, Nolan, Skinner, Smith (Vernon A.), Sullivan, Van Dyk, Westover, Wilson (John N.)—19.
The previous question was demanded and the demand was sustained.

The Chair stated the question to be on the adoption of Mr. Miller's motion.

The motion was carried and House Bill No. 109 was ordered out of the Committee on Revenue and Taxation.

Mr. Mann moved, pursuant to resolution passed in the House, that a committee be forthwith appointed to investigate the Northern State Hospital at Sedro Woolley, and that said committee proceed at once to make such investigation and report.

A division was called for and the motion was carried by a rising vote.

The Speaker: "The Speaker is perfectly willing to appoint such a committee if the matter can be financed. The Resolution provided that such a committee be appointed, but whether the committee be sent now or, after the close of the session is a matter to be determined."

Mr. Todd moved that House Bill No. 92 be placed on the calendar for the next working day.

The motion was carried.

NOTICE OF RECONSIDERATION.

Mrs. Wanamaker gave notice that she would move that the House reconsider the vote by which House Bill No. 109 was ordered out of committee.

REPORT OF SPECIAL COMMITTEE.

Mr. Roth: "The committee appointed to report on Engrossed Substitute House Bill No. 5 is ready to render its report. The committee has gone over the proposed amendments by the Senate and has carefully checked them with the bill and is unanimous in concurring in the proposed amendments by the Senate."

Mr. Roth moved that the House concur in the Senate amendments to Engrossed Substitute House Bill No. 5.

Debate ensued.

On motion of Mr. Compton, the previous question was ordered.

The Chair stated the question to be on the motion by Mr. Roth that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 5.

The amendments were adopted.

The Clerk called the roll on the final passage of Substitute House Bill No. 5, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wiswall, Mr. Speaker—83.
Those absent or not voting were: Representatives Benson, Burns, Clark (H. B.), Cleary, Gehlen, Gleason, Leber, Luck, Mann, McGovern, Nolan, Skinner, Sullivan, Westover, Wilson (James W.), Wilson (John N.)—16.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Cochrane moved that the House revert to the sixth order of business. The motion was carried.

MOTIONS.

Mr. Cochrane moved that House Bill No. 45, having been referred to the Committee on Roads and Bridges, be rereferred to the Committee on Rules and Order.

A division was called for, and the motion was lost by a rising vote.

Mr. Anderson (Frank) moved that the reports of the committee appointed to investigate the Washington State Reformatory at Monroe be read to the House at this time.

The motion was carried.

REPORT TO THE HOUSE OF REPRESENTATIVES OF THE STATE OF WASHINGTON OF YOUR COMMITTEE DELEGATED TO CONDUCT AN INVESTIGATION OF THE WASHINGTON STATE REFORMATORY AT MONROE, WASHINGTON.

To the House of Representatives of the State of Washington:

We, your Committee appointed to investigate conditions existing at the Washington State Reformatory at Monroe, after conducting a reasonably complete investigation, embracing all phases of Reformatory Administration, conducting almost one hundred interviews, and impartially weighing the evidence in our deliberation, beg to submit the following report of our findings concerning the various aspects of the management and control of such a state institution, together with the recommendations of changes which we deem necessary to be made before such institution can truly function as a reformatory.

A. MANAGEMENT.

1. We find in the institution a condition in the delegation of authority and assigning of duties which has resulted in depriving the superintendent of proper knowledge as to the actual conduct of the institution in its administration and the treatment and control of inmates. There was revealed to the committee an unfortunate condition of the superintendent's unfamiliarity with the requirements in the operation of the institution, and the control and supervision of inmates. We are of the opinion that the efficiency of such an institution depends very largely upon the superintendent's ability to delegate responsibility to his subordinates without himself losing full control and appreciation of the duties placed in his charge. However, we are constrained to believe that in many cases the responsibilities which have been delegated by the superintendent to his subordinates have not been sufficiently supervised to guarantee the efficient working of any system established for the institution. We find convincing evidence to the effect that the nominal head of the institution at the present time is the superintendent, but that he is ignorant of the actual conduct of its affairs and that the actual establishing and carrying out of policies are attended by the Captain of the Guard.

2. It is our belief that the wage scale allowed for officers within this institution is so low that it does not attract the class of men necessary to accomplish the objective which should be obtained in this institution for the reformation and rehabilitation of its inmates.

3. It is our finding that there is not a sufficient inventory and accounting of the goods produced, purchased, and consumed in the institution, and that the responsibility for such goods is not definitely established with the result that it is now impossible for any person or group of persons to make adequate accounting for the goods, materials, food stuffs, or other wares handled within the institution.
B. ELIMINATION.

It is the finding of this committee that the population of this institution, which at the time of our investigation consisted of 445 inmates, includes ages from sixteen to forty-three years, and represents convictions for offenses ranging from gross misdemeanors carrying as low a minimum as six months to heinous and infamous crimes carrying a maximum up to twenty years. We find that there are many first offenders thrown together with inmates who have a record of as many as fourteen prior convictions, as well as persons whose record shows them to be ex-convicts from as great a number as four state penitentiaries. Further we find inmates with and without previous record who have been returned to the institution as many as four times for committing some act considered to be a violation of their parole. Your committee calls to your attention the law which now provides that the Director of Business Control, upon the request of the superintendent of this institution, may transfer to the state penitentiary any person who is found to have been over the age of thirty-five years at the time of his commitment or any person who by reason of being an incorrigible is detrimental to the institution, and your committee further calls to your attention the fact that the age requirements for this institution are between the ages of sixteen and thirty-five.

C. SEGREGATION.

An unfortunate condition in the lack of segregation has been found by your committee.

1. As to age there has been no effort on the part of the administration at the institution to make any segregation.

2. There are many inmates in the institution who, either by their record or otherwise, are known to be confirmed sexual perverts and in regard to this class little segregation has been attempted and in numerous instances such individuals are accorded freedom of association with other inmates with the result that a poor moral condition exists.

3. There are a considerable number of inmates suffering from common venereal and social diseases in varying degrees, subject to a greater or less degree of contagion, who are not to any extent segregated but are allowed the freedom of association with the other inmates.

4. That there are many inmates who by their record or by an observation in the institution are known to be of such a character that their freedom of association with other inmates is most detrimental and destructive to the reformative purpose of this institution and that such a condition is tending to promote lawlessness and school the inexperienced inmate in crime.

We find that not little criticism may be directed toward the legislature for extension of the age limit for inmates; that judges, apparently ill advised as to the character and record of criminal defendants and many times in an effort to extend leniency, have sentenced to this institution men of such age, character, and record as to render them unfit inmates of any reformatory; that crowded conditions at state penal institutions together with the superintendent's lack of regard for the character of inmates has added to the criminal character of the inmate body, hampered reformation, and made segregation difficult.

D. EMPLOYMENT AND OCCUPATION.

Your committee has found as regards employment and occupation that certain of the inmates are employed as high as twelve hours a day; that a number not to exceed sixty-five per cent were engaged in some occupation and that many of the inmates were denied the privilege of working and were confined to their cells. We further find in this regard that there is very little opportunity for the inmates to engage in such occupations as will train them in the trades and that for the greater part of their employment consists of menial labor lacking in the training to prepare them for useful endeavor upon their release.

E. SOCIALIZATION AND REFORM.

Upon the whole of the evidence presented to your committee, we have concluded that there is little or no concerted effort towards socialization and reform among the inmates. We are constrained to believe that rather than effect a reformation the institution provides a breeding place of crime, and that an inmate who would normally strive to rehabilitate himself and become a credit to society would find crime con-
Continually placed before him with little effort on the part of the institution to protect his ambitions and promote his reformation. In general we find that the attitude assumed toward all inmates is not reformatory but penal and as a result there is no effort on the part of the administration to become well acquainted with the individual problems and requirements of each inmate, and no great effort is made to administer to his individual needs as a social being. We are, frankly speaking, brought to the conclusion that the encouragement which might prove the salvation of many inmates is not accorded by the administration of the institution.

F. EDUCATION AND RECREATION.

Apparently some effort has been made toward offering to the inmates education and recreational facilities. There is provided a library dependent almost entirely upon donations and hence inadequate in both fiction and nonfiction, particularly deficient in historical, scientific, and biographical studies, poorly equipped, insufficient in care, management, and indexing. The school, itself, is supervised by the Director of Education, whom we believe to be sincere in his efforts to promote education and encourage the inmates to take advantage of rather inadequate curriculum. The education is particularly hampered by the fact that inmate instructors are employed who are unable to provide satisfactory instruction. Facts reveal to us that the State Superintendent of Public Instruction offered to the institution three instructors in federal pay without cost to the state, and we were made to understand that the same were rejected by the superintendent of the reformatory. We have found that the registration for education in the institution is about 22% at the time of this investigation, and that no education is required and in some instances where education has been requested by the inmate it has been denied on the grounds that the employment assigned to such inmate did not permit. The commercial department is under the direction of an able civilian instructor and seems to be meeting with most satisfactory results. On the whole, textbooks are found to be antiquated and neither fitted to the times nor suitable to the diversified requirements of the inmate students. The Director of Education is also in charge of instruction in vocal and instrumental music and the operation of the book bindery and print shop. In addition, the Director of Education is also in charge of the recreation of inmates, the facilities for which are considered by this committee to be inadequate, the time allotted insufficient, and the nature thereof not properly diversified.

G. DISCIPLINE.

Your committee advises that some rules and regulations imposed upon the inmates are of an insignificant and unsuitable character, but that most of the rules if properly applied are necessary and conducive to the orderly conduct of the inmates. It has, however, come to the attention of the committee that the punishment for the infraction of many rules has in the practice of the administration, been meted out with a greater degree of severity than the offense should warrant. The punishments accorded depend upon the offenses, the more serious being punished by time in the correction cells, commonly called the "dark hole," for a period of from two to ten days without blankets, mattress, or bedding, and three slices of bread twice a day with regular inmate meal every third day. The second is punishment by being placed in "deadlock" which corresponds in some degree to solitary confinement, ranging from thirty to ninety days and being released from the cell only once a week for shave and bath, two meals a day being served in the cell. The third is time of the "circle" consisting of walking in a circle under guard, alternately walking forty-five minutes and resting fifteen for about eight hours per day, and subsisting on bread and water. The fourth is the loss of privileges, which consists of denying the inmate for any period the right of the recreational period and of attending shows on Sunday.

Complaints have severally been received by this committee relative to varying degrees of abusive language and treatment imposed upon inmates but we must in all fairness report that these complaints are directed at but one or two of the guard and officers. Unnecessarily abusive language has been complained of in regard to interviews with the Captain of the Guard, but we call the attention to the fact that although this complaint had almost the unanimous support of some eighty inmates it has not been corroborated from any other source. We, however, are led to the conclusion that although abuse may not be prevalent, there is not the understanding of inmate control and treatment generally among the disciplinary agents of the institution.
H. MEDICAL ATTENTION AND HOSPITALIZATION.

We are led to the conclusion that the medical attention and hospitalization of inmates is inefficient and the facilities therefor inadequate. The securing of medical attention is dependent upon the request of the inmate passing through the hands of numerous officers and then is dependent upon the diagnosis and consent of a non-medical officer in charge of the dispensary. This dispensary officer is entirely untrained except for the experience gained in his present position and is charged with the duty of administering routine preventives and curatives upon either the diagnosis of himself or the visiting licensed physician. The visiting physician, placed upon a monthly retainer, calls upon the institution at irregular intervals and administers to such inmates as are permitted his attention by the dispensary officer. Aside from the dispensary officer and the visiting physician all other medical care and hospitalization is attended to by inmate nurses and attendants who are without any other knowledge of medicine or medical care than that acquired in the institution. Routine curatives and direction for the administration thereof are furnished by the visiting physician but carried out by the dispensary officer or inmates in the care of such communicable and contagious diseases as eczema, gonorrhea, and syphilis, with the result that upon an inmate arrival a Wasserman Test is taken, and if returned with a positive report, the routine curative is administered by the dispensary officer. Unless the inmate afflicted by any such communicable or contagious disease is considered in such a condition as to readily communicate the disease, he is not isolated and is allowed the freedom of association with other inmates in the dining room, in the barber shop, with the dishes, towels, laundry, etc. No effort has been made to make the barbers and the barber shop operators conform to the sanitary requirements prescribed for barber shops by the state department.

I. MERITS AND TRUSTY FREEDOM.

Your committee is little able to comment upon the method of choosing and handling of trusties. It has, however, come to our attention that certain inmates and particularly some convicted of more serious offenses have been placed in offices offering a great deal of freedom, according them an opportunity to engage in the very practice for which they were convicted, thereby placing temptation in their way. One man convicted of traffic in narcotics is trusted to leave the reformatory grounds alone by automobile; another convicted of a crime against nature, placed in a position where he can, and some testimony asserts that he does, freely practice the crime. Other instances of a less outstanding nature might be cited.

J. RELEASE TRANSPORTATION.

It is the understanding of this committee that when an inmate is released from this institution he is fitted out with an entirely new suit of clothing, but that unless provided by outside means or otherwise deposited in the office of the institution, no transportation is allowed him to his home or place of conviction. An unusual instance occurred on the day of this committee's departure, when a boy whose home and place of conviction was in Spokane, was released from the institution in the evening without any means of transportation whatsoever. Under such circumstances it would be necessary for the released inmate to secure his transportation or his means of livelihood while he waited transportation, in some illegal manner, and not a few instances may be cited where this condition has called for the commission of an unlawful act within twelve hours of the inmate's release from this institution.

K. FOOD.

In regard to this particular subject your committee has come to the conclusion that in some respects the food is inadequate. We have found that although the institution churns its own butter, the inmates received only four-fifths of a pound each for the year 1933, and although the institution supplies its own milk, only skimmed milk is served to the inmates and that but once a day. There is no sugar served to the inmates. The meals that were served to the inmates were found by this committee to be most unappetizing and nothing there conformed in a most remote connection with the menu published for the respective meals. Some of the food was found by this committee to be unclean, infected, or spoiled and there was convincing evidence and even admission that a small amount of such food known to be unfit was served to the inmates. However, it is the conclusion of this committee that the greatest objection to the food is that it is most unappetizing, cooked without regard
to its taste, often cooked too long before the meals at which it is to be served, and more frequently, not containing the ingredients required. In the bread there is lacking sugar and shortening, and bread is not served fresh to the inmates. It is the belief of this committee that the fault in regard to the meals served lies more in the preparation of the meals than anywhere else, which is partially due to the fact that inmate kitchen help, not desirous of producing particularly good results, handles the cooking and serving, but we consider it more due to the fact that the head chef, or the person directing preparation of meals has not devised a plan for serving the meals fresh and hot, and does not exercise a sufficient degree of supervision over the inmate kitchen help to result in the correct cooking, handling and serving of food in the inmates' dining room, and sufficient meal planning.

RECOMMENDATION.

A. MANAGEMENT.

Upon the investigation and the findings hereinbefore set out, your committee recommends that the superintendency and management of the Washington State Reformatory be conducted in such a manner that the office will represent not only the nominal and representative head of the institution, but the actual head, at all times conversant with every phase of its administration and conduct. We recommend that no products of prison labor in this institution be sold upon the open market in competition with other similar products. We request that the wage scale for officers and guards be so adjusted that it will attract a type of men interested in fostering the reformation of inmates, learned in their requirements, and interested in their welfare. We recommend that the Department of Business Control immediately set up in the institution a complete and adequate system of accounting and inventories, definitely designating the Individual responsibilities therefor, and that a regular inventory inspection thereof be taken, preferably once a month, or in any event as often as once every third calendar month.

B. ELIMINATION.

For the purpose of constituting this institution a reformatory in fact, your committee recommends that the age limits be confined to the ages of sixteen to twenty-six, both inclusive, as of the time of commitment and that such age limits be strictly adhered to. We further recommend that it shall be mandatory upon the superintendent to ascertain and request the transfer from this institution to the State Penitentiary at Walla Walla any person who is over the age limit at the time of commitment, any person who has a prior conviction and has served sentence in any state penitentiary or reformatory, any person whose parole has been violated a second time, any person who in the judgment of the superintendent may be classed as an incorrigible, and any person in the institution whose presence may be deemed detrimental to the reformation and correction of inmates. We further recommend that upon such request it shall be mandatory upon the Director of Business Control to immediately effect such transfer.

C. SEGREGATION.

Your committee recommends that an immediate separate classification and an isolation so far as is practicable, be effected within the institution for moral perverts, persons suffering from venereal and social or other contagious or communicable diseases, inmates of confirmed criminal nature, and any other types tending to destroy the morale of the institution as a reformatory.

D. EMPLOYMENT AND OCCUPATION.

Your committee strenuously recommends that some nature of employment be made available to all inmates as far as recommended segregation will permit and further that as soon as possible facilities be provided for employment and occupation in as many of the common trades as possible to the end that inmates may be experienced in some useful art upon their release.

E. SOCIALIZATION AND REFORM.

Your committee considers that the most important aspect of a reformatory is the reformation and we most strenuously recommend that the administration of the institution throughout its entirety bend its every effort in the establishing and carrying out of a very definite policy, by analyzing the character, desires, backgrounds, possibilities and potentialities of the inmates, and as far as possible to afford to them the facilities for their better development and the building of wholesome characters,
consistently encouraging the inmates to consult with proper officers for the aid and disposition of their individual problems and their improvement as a social and moral being.

F. EDUCATION AND RECREATION.

In regard to education, your committee recommends, with the greatest insistence, that the institution take advantage immediately of the instruction offered by the State Superintendent of Public Instruction through government paid instruction and that the legislature, kindred state departments, and the administration of the institution itself, give their attention to the improvement and promotion of the institution's class rooms, library and textbooks, and that the Director of Education at the institution devise a curriculum best suited for the peculiar requirements of the inmate students and to conform as closely as possible to corresponding requirements in our state school system. Your committee further recommends that education be made compulsory upon inmates with less than ninth grade education. We further recommend that the use of inmate instructors be dispensed with as far as possible. Your committee commends the extra-curricular activities and recommends their further continuance and promotion. Your committee recommends that a more extended period of recreation be provided presenting to the inmates greater freedom of a more diversified nature in the form of recreational games and facilities. If the physical construction of the Institution itself be found inadequate, your committee recommends that such steps as may be considered practicable be taken to correct this condition.

G. DISCIPLINE.

Without losing sight of the fact that the State Reformatory must of necessity be to some extent penal, and that the maintenance of good order is imperative and to do so certain disciplinary and regulatory rules must be imposed and enforced, your committee recommends a readjustment in rules and punishment for the infraction thereof. We feel that the restriction placed upon conversation may have the effect of provoking by inmates an expression of themselves in some other much more undesirable manner. We feel that the correction cell is cruel as employed at present, not conducive of the intended moral effect and in many respects detrimental to the health of the inmate. It is our recommendation that the correction cells be used as infrequently as necessary and only for major offenses and then for a period of not more than ten days with five days in deadlock intervening following the fifth day of confinement in the correction cell. We appreciate the necessity of confinement in deadlock and consider it a humane method of discipline. However, we feel that these men who are confined in deadlock for any considerable period of time should be afforded the opportunity to take regular daily exercise merely as a means of safeguarding their health. The “circle” is probably the best means of disciplinary action and is entitled to the support of this committee where the punishment is made in reasonable proportion to the gravity of the infraction committed. Depriving the inmate of the privileges for minor infractions is a proper punishment. We feel, however, that where an inmate is accused of an infraction of rules and the inmate denies the infraction charged, he should be given a hearing in the presence of the accusing guard, a privilege which we consider has not been extended under the arbitrary method employed at present.

H. MEDICAL ATTENTION.

It being the conclusion of this committee that the hospitalization of inmates is entirely inefficient and possibly inadequate, we recommend that a system by which the diagnosis and requirements of the inmate will be passed upon by no other than a physician and surgeon be inaugurated and that requests for medical attention may be made direct to the physician or surgeon and such attention be accorded as soon after the request as possible. We recommend that either an interne or graduate nurse be maintained at the institution for the purpose of administering to minor requirements and effectively carrying out a prescribed course of prevention and cure. We wish to strictly condemn the practice of employing inexperienced inmates or other persons in positions of any responsible medical treatment and care. We recommend that the visiting doctor who shall be a licensed physician in at least half time employment of the institution shall be charged with the responsibility of the segregation, treatment, cure, prevention, and if necessary the isolation of inmates suffering from communicable or contagious diseases and that as to the same, said physician shall be charged with the duty of prescribing sanitary requirements. We recommend that the Board of
Public Health inaugurate and establish a definite policy designating the exact treatment to be given at the institution and lay down strict regulations of sanitary requirements. We recommend that the barber shop be forced to conform to the sanitary regulations imposed upon barber shops in the State of Washington.

I. MERITS AND TRUSTY FREEDOM.

We commend the promotion of the trusty system and the awarding of merits, but we further recommend that no inmate, apparently confirmed in any illegal practice, be extended freedom offering to such inmate an opportunity or temptation to continue such illegal practice.

J. RELEASE AND TRANSPORTATION.

We recommend that every inmate released from the institution be provided with a full suit of clothing and money sufficient for his transportation to his home or place of conviction, with the additional sum of five dollars.

K. FOOD.

It is the recommendation of this committee that nothing but a good grade of pure food be served to the inmates of this institution and that the institution be provided with sufficient civilian kitchen help to insure a proper preparation of the food in an appetizing manner and in well-balanced proportions. We recommend that there be served to the inmates at frequent intervals eggs and meat in a reasonable proportion. We recommend that the quality of the bread be improved and that there be provided to the inmates butter with at least two meals a day and that the inmates be furnished with whole milk at least one meal a day. We urge and recommend the discontinuance of the present menus which are grossly predominated by starchy food and the adoption of menus better balanced in food values. Realizing one of the greatest faults which exist in regard to the preparation of food, we recommend that there be sufficient supervision over inmate kitchen help to insure clean conditions and correct preparation and serving.

We, of your committee, recommend and request that a copy of this report be authenticated by the Clerk of the House of Representatives and be forthwith transmitted to the Governor of the State of Washington.

Your committee respectfully submits its findings as to facts and its recommendations with the conclusion that conditions at the Washington State Reformatory are grossly deficient and at the present time are greatly in need of correction. We have been critical and yet have endeavored to be constructive in our findings and recommendations. We conscientiously believe that the recommendations submitted by our committee are practicable within the possibility and power of our state institution and the finances available for the purposes and will correct the unfortunate condition to the end that the Washington State Reformatory will be shed of its intensive penal character and become once more reformative.

Respectfully submitted,

JAMES CANNON, Chairman.
CHARLIE NOLAN,
J. M. GLEASON,
G. H. ANDERSON,
MARCUS O. NEJLS.

MINORITY REPORT.

To the House of Representatives of the State of Washington:

The undersigned, being one of the committee appointed to investigate conditions existing at the Washington State Reformatory at Monroe, and feeling unable to concur with a majority of the committee in their findings, makes this separate report.

A. MANAGEMENT.

1. The majority report makes very sweeping statements as to the way in which the institution was controlled and supervised in so far as the superintendent is concerned, and I do not feel that the committee had sufficient evidence upon which to base any such sweeping accusations against the management, and feel further that no committee in the short time it spent at Monroe would be in a position to determine these facts.

I wish to concur in the report of the committee as to findings set forth in A. 3.
B. ELIMINATION.

I concur with the committee as to its findings concerning this subhead of the report, but think that in all fairness it should also be stated that this situation is not due to the method of management at Monroe, but is due to several causes beyond the control of the management at Monroe Reformatory. The crowded condition at the penitentiary at Walla Walla, Washington, resulted in the warden in that institution writing letters to all prosecuting attorneys in the State of Washington, requesting them to send as many prisoners as possible to the Monroe Reformatory. Another condition which brought about the present condition at Monroe is that Superior Court Judges have been inclined to send many men to Monroe Reformatory who ordinarily should go to the penitentiary at Walla Walla. Further than this, the legislature can be blamed in that adequate facilities were not provided in the penitentiary at Walla Walla, and in the Session of 1927 the age limit of inmates who could be sent to the Monroe Reformatory was raised to thirty-five years.

C. SEGREGATION.

1. In theory segregation as to age would be ideal, but practically would not be feasible.

2. I do not feel that there was sufficient evidence of any nature, either from the inmates or from any other source, on which the committee could base any findings of a poor moral condition existing in the institution. And further than this, it is impossible to determine who are sexual perverts unless they have been convicted of that crime, and what evidence was developed showed that wherever offenses of this nature had occurred the offenders were promptly punished.

3. I believe that the testimony showed that the management of the institution was following the doctor's instructions and was segregating inmates suffering from venereal diseases as far as practicable and possible under the circumstances.

4. I feel the finding as to the freedom of association between inmates who were habitual criminals and others is detrimental and destructive of the reformative purposes of the institution, but that this certainly cannot be laid to the door of the management for reasons heretofore set forth.

D. EMPLOYMENT AND OCCUPATION.

I find that it is true that there is very little opportunity for the inmates to engage in such occupations as will train them in the various trades in order that they may again become useful citizens upon their release. I further find that this certainly is not the fault of the institution as the state legislature has failed to provide the necessary funds with which to set up the facilities in order that this highly desirable purpose might be effected. And I further find that every time this penal institution, or any other penal institution manufactures any article in which any private industry might be affected, great pressure is brought to bear, both by the industry and the laborers, to prevent the production of any prison made articles, whether used in the state institutions or placed on the open market.

I also find that there had been installed in the institution a brick plant which operated for a number of years and employed some seventy-five men, which has been closed by reason of opposition from persons engaged in the brick manufacturing business, and that there is at the present time on hand in the institution over a million bricks which the State does not dispose of because of opposition from private industry. I also find that there exists in the institution a tailoring department wherein clothing and garments are manufactured, and that the officer in charge is a trained, experienced tailor and takes a great interest in teaching the men in his department the trade, and is to be highly commended for the high degree of efficiency shown in this department.

E. SOCIALIZATION AND REFORM.

It may be that some criticism can be directed at the management of the institution on this basis, but all the evidence which the writer heard on this subject upon which to base such a criticism came from the inmates of the institution, which any court would instruct the jury came from a polluted source. These inmates that testified had everything to gain and nothing to lose, and I refuse to condemn any individual for any act upon testimony which comes solely from the inmates of the institution. It must further be remembered that this institution has by a set of circumstances for which no one is particularly to blame, become nothing more than a penitentiary.
F. EDUCATION AND RECREATION.

In this connection I wish to point out that the testimony that the State Superintendent of Instruction had offered three instructors, without cost, to the Monroe Reformatory and that the same was rejected by the superintendent thereof, is based solely, in so far as I know, on the statement of the Superintendent of Public Instruction, and that the superintendent of Monroe Reformatory was given neither the opportunity to explain his position nor deny this statement.

G. DISCIPLINE.

I do not feel that I can concur in so far as the findings of the committee are concerned as to discipline in that I do not believe that any committee who are as inexperienced in the handling of prisoners as most of the members of this committee were, can spend a few days at an institution and determine how the inmates should be disciplined.

I also wish to call attention to the fact that men who have served but one sentence and who are the age of a good many of the inmates of this institution are much more difficult to discipline and handle than older men, or even men who have served more than one sentence.

H. MEDICAL ATTENTION AND HOSPITALIZATION.

I believe that the majority of the committee has somewhat exaggerated the conditions at the institution in so far as medical attention and hospitalization is concerned, in that I find that every evening an orderly goes from cell to cell and any prisoner who desires medical attention may so advise this orderly. He then informs the dispensary officer in charge, who in turn determines whether the ailment or complaint is such that the inmate is entitled to medical attention.

I also wish to call attention to the fact that all of the evidence upon which the committee bases its findings in connection with this section of the report came from inmates of the institution, and that the officer of the dispensary was not called before the committee, as he was away on his vacation. However, the doctor was called by the committee and I find that he had no regular time for visiting the institution, and upon his testimony, I believe there is a failure on the part of the State to have established a definite policy as to just what medical attention should be given inmates of the institution, particularly where chronic diseases not in an acute stage are involved.

I. MERITS AND TRUSTY FREEDOM.

I concur in the report of the committee in so far as the freedom of persons who have been convicted of traffic in narcotics are concerned, but certainly do not concur concerning their finding of the freedom of persons convicted of a crime against nature, as it is my understanding that practically the only cure for this form of perversion in the human race is to give the individual plenty of outdoor exercise and manual labor, and in my opinion this was the object which the management was attempting to accomplish in the particular instance cited.

J. RELEASE TRANSPORTATION.

The finding of the committee in connection with release transportation is criticism which must be directed at the Legislature of the State of Washington for a failure to provide such transportation, and certainly is no criticism which can be directed at the institution.

K. FOOD.

I concur largely in the findings of the committee in its findings in this connection, but feel from the evidence that this writer heard that the inmates are probably receiving food which is far better than that of a great number of our citizens at this time of depression. Further than this, the evidence also shows the fact that all inmates gain weight while in the institution. I also wish to call attention to the fact that any group of men, whether in logging camps or other places probably complain more about the food than any one thing, irrespective of its nature.
RECOMMENDATIONS.

A. MANAGEMENT.
I wish to concur in the majority report as to this.

B. ELIMINATION.
I wish to concur in the report of the majority except I believe the age limit should be thirty instead of twenty-six, and do not believe that it should be restricted entirely to persons who have only had one prior conviction, particularly in case they are twenty-five years or under, and that it is most difficult from a practical standpoint to fix a hard and fast rule in this connection.

C. SEGREGATION.
I concur in the majority report.

D. EMPLOYMENT AND OCCUPATION.
I concur in the majority report.

E. SOCIALIZATION AND REFORM.
I concur in the majority report.

F. EDUCATION AND RECREATION.
I concur in the majority report and further recommend that steps be taken to change the auditorium of the institution so that it may be used for the dual purpose of a gymnasium and auditorium at the earliest time.

G. DISCIPLINE.
I find that I cannot concur in the majority report in that I have not sufficient knowledge or the time in which to investigate methods of prison discipline to enable me to sit as a judge and pass recommendation as to how the men in this institution should be disciplined. However, I do feel that discipline should be effected as much as possible without the use of harsh methods.

H. MEDICAL ATTENTION.
I feel that the matter of medical attention and hospitalization is a matter which should be determined by medical men, and as to the details, this writer does not believe that sufficient study has been given upon which to base a recommendation, but I do, however, recommend that there should be a closer relation established between the physician himself and the inmates, and that the physician should have closer supervision of the treatment of the various diseases and prescribing sanitary requirements. I heartily concur in the recommendation of the majority that the Board of Public Health inaugurate and establish a definite policy designating the exact treatment to be given at the institution and lay down strict regulations of sanitary requirements. I also concur in their recommendation concerning the regulation of the barber shop.

I. MERITS AND TRUSTY FREEDOM.
I concur in the majority report.

J. RELEASE AND TRANSPORTATION.
I wish to recommend that the State of Washington, through its legislature, establish some policy whereby the inmate may be working in the institution accumulating a small fund that he may be able to sustain himself after being released from the institution, and that if the inmate does not have any such fund that he at least be provided with a full suit of clothing and money sufficient for his transportation to his home or place of conviction.

K. FOOD.
I recommend that nothing but a good grade of pure food should be served to the inmates of this institution. I heartily concur that sufficient civilian kitchen help be employed to insure proper supervision to the end that food may be prepared in a more appetizing manner.

Respectfully submitted,

RONALD MOORE.
Mr. Roth moved that the reports of the committee be received and placed on file and that copies thereof be transmitted to the Governor.

Discussion followed.

On motion of Mr. McDonald, the previous question was ordered.

The Chair stated the question to be on the motion to receive the reports of the committee and that copies be transmitted to the Governor.

The motion was carried.

The Speaker: "May the Speaker express his thanks, and the thanks of the House for the reports rendered. The reports show careful preparation and the Speaker is satisfied that the work is of great value."

Mr. McDonald moved that the House return to the regular order of business.

The motion was carried.

SECOND READING OF BILLS.

Senate Bill No. 19, by Senator Roup: Authorizing and empowering cities of the State of Washington relative to the National Guard.

The bill was read the second time by sections.

Mr. Collins moved the adoption of the following amendment:

Amend Section 1, line 4 by striking the words "general obligation" and inserting in lieu thereof the word "revenue", and inserting after the word "purposes" the following: "to be paid from the revenues of said armory."

Mrs. Myers moved that the amendment by Mr. Collins be laid on the table without taking the bill with it.

The motion to lay on the table the amendment by Mr. Collins, without taking the bill with it, was carried.

On motion of Mr. Neff, the rules were suspended, the bill was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Mr. Gessell demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 19, and the bill passed the House by the following vote: Yeas, 67; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Cannon, Christianson, Clark (A. W.), Cleary, Cochrane, Compton, Dolsen, Easterday, Eddy, Emerick, Emery, Gehlen, Gessell, Haddon, Hall, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Peterson, Richmond, Robbins, Roberts, Roesli, Schultz, Shine, Shorett, Sisson, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Todd, Van Dyk, Vane, Waldron, Wamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—67.

Those voting nay were: Representative Collins—1.

Those absent or not voting were: Representatives Benson, Brown, Brunton, Burns, Carty, Clark (H. B.), Cohn, Edwards, Fulkerson, Gleason, Halteran, Harter, Healy, Luck, Magnuson, Mandery, Mann, McGovern, Nolan,

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.


The bill was read the second time by sections.

Mr. Sisson moved that the following amendment be adopted:

Amend Section 3 by striking the whole thereof.

Mr. Easterday moved that the amendment by Mr. Sisson be laid on the table, without taking the bill with it.

The motion to lay on the table the amendment by Mr. Sisson, without taking the bill with it, was carried.

On motion of Mr. McDonald, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 66; nays, 6; absent or not voting, 27.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Brown, Cannon, Carty, Christianson, Clark (A. W.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Herren, Jones, Johnson, Judson, Lanz, Leber, Magnuson, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Reader, Richmond, Robbins, Roberts, Roesli, Roth, Schultz, Shine, Shorett, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wilson (J. Ivan), Wiswall, Mr. Speaker—66.

Those voting nay were: Representatives Adams, Anderson (Glen), Eddy, Ledgerwood, Sisson, Westover—6.

Those absent or not voting were: Representatives Austin, Benson, Bilger, Bingham, Brunton, Burns, Clark (H. B.), Cochrane, Edwards, Emerick, Gleason, Harter, Healy, Hews, Koehler, Luck, Mandery, McGovern, Nolan, Post, Reeves, Schade, Skinner, Sullivan, Wentworth, Wilson (James W.), Wilson (John N.)—27.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Easterday, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 168 to the Senate.

On motion of Mr. McDonald, the House was declared at recess until 8:00 p. m., this date.
The Speaker called the House to order at 8:00 p. m.

The Clerk called the roll and all members were present except Representatives Benson, Burns, Christianson, Gehlen, Gleason, Leber, Luck, McGovern, Nolan, Post, Sisson, Sullivan and Wilson (John N.); Representatives Benson, Burns, Gleason and Sullivan having been excused.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 187, entitled "An Act relating to taxation regulating the collection of taxes upon real property and amending Section 1, Chapter 113, Laws of 1931 and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

HARRY D. AUSTIN,
Chairman.


Passed to second reading.

Engrossed Senate Bill No. 93 (reported by Committee on Commerce and Manufacturing): Do pass as amended.

Passed to second reading.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 156, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendment to Engrossed Senate Bill No. 78, and passed the bill as amended.

Geo. E. Starr, Secretary.

Mr. Speaker:

The Senate has passed Substitute Senate Bill No. 106, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 196, and asks that a Conference Committee be appointed thereon; and said bill is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. McDonald moved that the request of the Senate for a Conference Committee on Senate amendments to Engrossed House Bill No. 196 be granted, and that the Conference Committee be appointed.

The motion was carried.
The Speaker appointed Representatives Austin, Cohn and Roth as members of the Conference Committee on Senate amendments to Engrossed House Bill No. 196.

**INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.**

The following resolution was introduced, read first time by title, and acted upon as indicated:

*House Concurrent Resolution No. 7*, by Committee on Rules and Order: Relating to the consideration of bills.

On motion of Mr. McDonald, the rules were suspended, and the resolution was advanced to second reading and read the second time in full.

On motion of Mr. McDonald, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and the resolution was adopted.

On motion of Mr. McDonald, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 7 to the Senate.

**FIRST READING OF SENATE BILLS.**

The following bills were read first time by title and acted upon as indicated:

*Engrossed Senate Bill No. 30*, by Senator Lovejoy: An Act relating to insurance, to regulate the organization and government of insurance companies, and defining the qualifications of domestic mutual companies.

Referred to Committee on Insurance.

*Engrossed Senate Joint Memorial No. 12*, by Senator Bishop: Petitioning Congress for a bridge across the canal constructed between Port Townsend Bay and Oak Bay, which bridge will connect Marrowstone Peninsula with the mainland.

Referred to Committee on Roads and Bridges.

*Engrossed Senate Concurrent Resolution No. 6*, by Senator Malstrom: An Act relating to Washington State Day and providing for the observance thereof.

Referred to Committee on Memorials.

*Substitute Senate Bill No. 106*, by Senator Chamberlin: An Act relating to cemeteries and authorizing the removal by the Department of Business Control of a cemetery and the graves therein and the contents thereof, and declaring that this act shall take effect immediately.

Referred to Judiciary Committee.

Mr. Austin stated that Mr. Burns, chairman of the Committee on Insurance, had gone to Seattle.

The Speaker appointed Mr. Bingham as temporary chairman of the Insurance Committee, to close the matters of the committee.
SECOND READING OF BILLS.

House Bill No. 23, by Representatives Fulkerson and Brown: Relating to the practice of public accountancy.

The bill was read the second time by sections.

Mr. Cohn moved the adoption of the following amendment:

Amend the bill; following Section 7 add a new section to be known as "Sec. 8" to read as follows:

"Sec. 8. This act is necessary for the public peace, health and safety, and for the support of the state government and its existing public institutions and shall take effect immediately."

Debate ensued.

On motion of Mr. Richmond, the previous question was ordered.

The amendment was adopted.

Mr. Ott moved the adoption of the following amendment:

Amend Section 2, in line 4; after the word "character" add the following words: "having graduated from an accredited high school of this state or any other state"

Mr. Roesli moved that the amendment by Mr. Ott be laid on the table, without taking the bill with it.

The motion to lay on the table the amendment by Mr. Ott, without taking the bill with it, was carried.

Mr. Healy moved that House Bill No. 23 be rereferred to the Judiciary Committee.

Mr. Ledgerwood moved that Mr. Healy's motion to rerefer, be laid on the table, without taking the bill with it.

The motion to rerefer was laid on the table, without taking the bill with it.

On motion of Mr. Cohn, the following amendment was adopted:

Amend the title; strike the period after the word "accountants" and insert in lieu thereof a comma and add the following: "and declaring an emergency."

Mr. Fulkerson moved that the rules be suspended, and the bill be advanced to third reading.

Mr. Aspinwall demanded the previous question, and the demand was sustained.

A division was called for, and the motion to advance the bill to third reading was carried by a rising vote.

On motion of Mr. Aspinwall, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 58; nays, 21; absent or not voting, 20.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Brown, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Fulkerson, Gehlen, Gessell, Hall, Halleran, Herren, Jones, Judson, Lanz, Ledgerwood, Magnuson, Mann, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Reeves, Richmond, Robbins, Roberts, Roesli, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Van Dyk, Vane, Wanamaker, Wiswall, Mr. Speaker—58.

Those voting nay were: Representatives Anderson (Glen), Bilger, Brunton, Carty, Cochrane, Eddy, Emery, Harter, Healy, Moore, Ott, Palmeter,
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Peterson, Reader, Roth, Schade, Todd, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.)—21.

Those absent or not voting were: Representatives Allen, Benson, Bingham, Burns, Gleason, Haddon, Hews, Johnson, Koehler, Leber, Luck, Mandery, McGovern, Nolan, Post, Sisson, Stewart, Sullivan, Waldron, Wilson (John N.)—20.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Fulkerson, the rules were suspended, the bill was ordered engrossed, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

House Bill No. 55, by Representative Easterday: Relating to malt beverages.

The bill was read the second time by sections.

On motion of Mr. Easterday, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 75; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Bilger, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Hal- leran, Harter, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledger- wood, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmetter, Peterson, Reader, Richmond, Robbins, Roberts, Roesl, Roth, Schade, Schultz, Shine, Shorett, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson, (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—75.

Those voting nay were: Representatives Brunton, Compton, Reeves—3.

Those absent or not voting were: Representatives Allen, Anderson (Glen), Benson, Bingham, Brown, Burns, Carty, Eddy, Gleason, Healy, Koehler, Luck, Magnuson, Mandery, McGovern, Nolan, Post, Sisson, Skinner, Sullivan, Wilson (John N.)—21.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Easterday, the rules were suspended, and the Chief Clerk was directed to immediately transmit the bill to the Senate.

THIRD READING OF BILLS.

Senate Bill No. 73, by Senators Todd and Roup: Relating to the removal of regents and trustees of institutions of higher education.

On motion of Mr. Westover, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 63; nays, 17; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Cannon, Christianson,
Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Hall, Halleran, Healy, Herren, Jones, Johnson, Judson, Koehler, Lanz, Ledgerwood, Magnuson, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmetter, Peterson, Reader, Reeves, Richmond, Robbins, Roberts, Roth, Schade, Shine, Shorette, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Todd, Vane, Wanamaker, Wilson (J. Ivan), Mr. Speaker—63.

Those voting nay were: Representatives Anderson (Frank), Carty, Clark (A. W.), Clark (H. B.), Eddy, Gessell, Harter, Mann, Roesli, Schultz, Skinner, Van Dyk, Waldron, Wentworth, Westover, Wilson (James W.), Wiswall—17.

Those absent or not voting were: Representatives Benson, Bingham, Brown, Brunton, Burns, Gleason, Haddon, Hews, Leber, Luck, Mandery, McGovern, Nolan, Post, Sisson, Stewart, Sullivan, Titus, Wilson (John N.)—19.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Cochrane demanded a call of the House, and the demand was sustained.

**CALL OF THE HOUSE.**

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and all members were present except Representatives Benson, Burns, Gleason, Luck, McGovern, Nolan, Post, Sisson, Sullivan and Wilson (John N.); Representatives Benson, Burns, Gleason and Sullivan having been excused.

On motion of Mr. Smith (Vernon A.), Mr. McGovern was excused.
On motion of Mr. Magnuson, Mr. Wilson (John N.) was excused.
On motion of Mr. Cleary, Mr. Luck was excused.
On motion of Mr. Cochrane, the unexcused absentees were excused, and the House proceeded with business under the call of the House.

**House Joint Resolution No. 12,** by Representatives Jones, Compton, Clark (H. B.), Schultz, Sorensen, Smith (J. B.), Peterson, Ledgerwood, Gehlen, Myers, Brown, Carty, Wanamaker and Reeves: Relating to amendment to House Joint Resolution No. 11, Session Laws of 1933.

On motion of Mr. Jones, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage. Debate ensued.
On motion of Mr. Compton, the previous question was ordered.
The Clerk called the roll, and the resolution passed the House by the following vote: Yeas, 84; nays, 6; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood,
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Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmetter, Peterson, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—84.

Those voting nay were: Representatives Austin, Eddy, Hews, Smith (Vernon A.), Stewart, Westover—6.

Those absent or not voting were: Representatives Benson, Burns, Gleason, McGovern, Nolan, Post, Sisson, Sullivan, Wilson (John N.)—9.

The resolution, having received the constitutional two-thirds majority, was declared adopted.

Engrossed House Bill No. 210, by Representatives Peterson, Harter, Emery, Jones, Sorensen, Thompson, Anderson (Glen H.) and Anderson (Frank): Creating a grain and hay inspection fund.

On motion of Mr. Gehlen, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 81; nays, 8; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Ott, Palmetter, Peterson, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—81.

Those voting nay were: Representatives Eddy, Healy, Magnuson, Moore, Reader, Stewart, Todd, Westover—8.

Those absent or not voting were: Representatives Benson, Brunton, Burns, Gleason, McGovern, Nolan, Post, Sisson, Sullivan, Wilson (John N.)—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker called Mr. Waldron to preside.

Engrossed House Bill No. 211, by Representatives Sorensen, Harter, Emery, Jones, Thompson, Anderson (Glen H.) and Anderson (Frank): Relating to insect pests.

On motion of Mr. Anderson (Glen), the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 83; nays, 6; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark
Those voting nay were: Representatives Eddy, Healy, Luck, Magnuson, Todd, Westover—6.

Those absent or not voting were: Representatives Benson, Brunton, Burns, Gleason, McGovern, Nolan, Post, Sisson, Sullivan, Wilson (John N.)—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 212**, by Representative Peterson: Appropriating $20,000.00 out of the Commission Merchants' Fund.

On motion of Mr. Peterson, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 82; nays, 7; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Palmetier, Peterson, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shoretty, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—83.

Those voting nay were: Representatives Eddy, Healy, Luck, Magnuson, Moore, Ott, Todd, Westover—7.

Those absent or not voting were: Representatives Benson, Brunton, Burns, Gleason, McGovern, Nolan, Post, Sisson, Sullivan, Wilson (John N.)—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker resumed the Chair.

**Engrossed House Bill No. 185**, by Representative Shorett: Relating to University and State College.

On motion of Mr. Roberts, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 75; nays, 14; absent or not voting, 10.
THIRTY-SEVENTH DAY, JANUARY 9, 1934

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Christianson, Clark (A. W.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Halleran, Healy, Herren, Hews, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Peterson, Reader, Reeves, Robbins, Roberts, Roth, Schade, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—75.

Those voting nay were: Representatives Anderson (Frank), Carty, Clark (H. B.), Eddy, Gessell, Harter, Mann, Moore, Ott, Palmeter, Richmond, Roesli, Schultz, Stewart—14.

Those absent or not voting were: Representatives Benson, Brunton, Burns, Gleason, McGovern, Nolan, Post, Sisson, Sullivan, Wilson (John N.)—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mrs. Wanamaker, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 185 to the Senate.

House Bill No. 184, by Committee on Insurance (by Departmental request): Relating to insurance.

On motion of Mr. Edwards, the rules were suspended, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 82; nays, 7; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Palmeter, Peterson, Reader, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—82.

Those voting nay were: Representatives Anderson (Frank), Anderson (Glen), Eddy, Moore, Ott, Stewart, Todd—7.

Those absent or not voting were: Representatives Benson, Brunton, Burns, Gleason, McGovern, Nolan, Post, Sisson, Sullivan, Wilson (John N.)—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
Engrossed Senate Bill No. 7, by Senator Steele: Relating to intoxicating liquors.

Mr. Westover moved that Engrossed Senate Bill No. 7 be made a special order of business for 10:00 a.m., Wednesday, January 10, 1934.

Debate ensued.

With the consent of the House, Mr. Westover withdrew his motion.

On motion of Mr. Miller, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

PERSONAL PRIVILEGE.

Mr. Todd: “My fight throughout this liquor control bill has been for the purpose of getting good liquor at a low price; to have reasonable regulation that would promote temperance among the people of this state; to remove as far as possible, control of liquor from state politics, and to have a financial set-up somewhat different to that which is proposed in the present bill.

“I further made a fight to put the wine interests on the same basis as beer interests; to promote the industry of wine production within the State of Washington.

“You have refused all these liberalizing proposals and amendments which I offered in view of the fact that we are here to pass a liquor bill, and as this is the only liquor bill that will come before this house, I feel disposed and compelled to vote for the bill as it is.”

Further debate ensued.

Mr. Adams demanded the previous question, and the demand was sustained.

The Clerk called the roll, and Engrossed Senate Bill No. 7 passed the House by the following vote: Yeas, 60; nays, 30; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Compton, Dolsen, Edwards, Emerick, Emery, Gehlen, Gessell, Haddon, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Mandery, McDonald, McDonnell, Moore, Neff, Nelsen, Peterson, Reeves, Richmond, Roesli, Roth, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Todd, Van Dyk, Vane, Wanaemaker, Wilson (J. Ivan), Wiswall, Mr. Speaker—60.

Those voting nay were: Representatives Anderson (Frank), Bilger, Clark (H. B.), Cleary, Collins, Easterday, Eddy, Fulkerson, Hall, Koehler, Luck, Magnuson, Mann, Miller, Ott, Palmeter, Reader, Robbins, Roberts, Schade, Schultz, Shine, Smith (J. B.), Smith (Vernon A.), Stewart, Titus, Waldrum, Wentworth, Westover, Wilson (James W.)—30.

Those absent or not voting were: Representatives Benson, Burns, Gleason, McGovern, Nolan, Post, Sisson, Sullivan, Wilson (John N.)—9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

NOTICE OF RECONSIDERATION.

Mr. Mandery gave notice that on the next working day he would move that the House reconsider the vote by which it passed Engrossed Senate Bill No. 7.
MOTIONS.

On motion of Mr. Magnuson, further proceedings under the call of the House were dispensed with.

Mr. Westover moved that the rules be suspended, and the Chief Clerk be directed to immediately transmit to the Senate Engrossed House Bill No. 184.

The motion was carried.

Mr. Waldron, with the consent of the House, withdrew his notice to move to reconsider the vote by which Engrossed House Bill No. 57 was passed as amended by the Senate.

Mr. Fulkerson moved that the rules be suspended, and that House Bill No. 8 be placed on the calendar for the next working day.

Mr. McDonald moved that the motion by Mr. Fulkerson be laid on the table.

A division was called for, and the motion to lay on the table the motion by Mr. Fulkerson was carried by a rising vote.

On motion of Mr. McDonald, the House adjourned until 9:00 a.m., Wednesday, January 10, 1934.

Geo. F. Yantis, Speaker.

S. R. Holcomb, Chief Clerk.

THIRTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, JANUARY 10, 1934.

The Speaker called the House to order at 9:00 a.m.

The Clerk called the roll, and all members were present except Representatives Adams, Benson, Burns, Christianson, Clark (A. W.), Cleary, Cochran, Cohn, Eddy, Gleason, Koehler, Leber, Luck, Magnuson, Mandery, McGovern, Neff, Reader, Richmond, Robbins, Roberts, Schade, Smith (Vernon A.), Stewart, Sullivan, Titus, Todd, Vane, Waldron, Wentworth, Westover, Wilson (James W.), Wilson (John N.), and Wiswall; Representatives Benson, Burns, Sullivan and Wilson (John N.), having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Austin, Rule 20 was suspended.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 9, 1934.

M. SPEAKER:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 23, has compared same with the original bill and finds it correctly engrossed.

EDWIN L. EMERICK, Chairman.

I concur in this report: Esther M. Lanz.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 9, 1934.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred Substitute Senate Bill No. 101, entitled "An Act relating to and making appropriations for public roads and highways; for the location of and purchase of rights of way for engineering, construction of, improvement of, betterment of, reconstruction of, and/or maintenance of public roads and highways, for the construction of bridges; for the operating expenses of the Department of Highways; for emergencies; and for purposes specified in certain acts of Congress; and for miscellaneous purposes thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

VIC SKINNER, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 9, 1934.

MR. SPEAKER:

The Senate has adopted Engrossed Senate Joint Resolution No. 13; also House Concurrent Resolution No. 7, and the same are herewith transmitted.

GEORGE E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 9, 1934.

MR. SPEAKER:

The Senate has concurred in House amendments to Senate Bill No. 73, and passed the bill as amended.

GEORGE E. STARR, Secretary.

FIRST READING OF SENATE JOINT RESOLUTION.

The following resolution was introduced, read first time by title, and acted upon as indicated:

Engrossed Senate Joint Resolution No. 13, by Senator Arnold: Relating to the appointment of a joint Legislative Committee to consider matters relative to Constitutional revision and to report to the regular session of the Legislature in 1935.

Referred to Committee on Constitutional Revision.

SPECIAL ORDER OF BUSINESS.

The hour having arrived, the House took up consideration of the special order of business for the day, House Bill No. 192, on second reading.
SECOND READING OF BILLS.

House Bill No. 192, by Representative Myers: Relating to institutions of higher education.

The bill was read the second time by sections.

On motion of Mrs. Myers, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Extended debate ensued.

Mr. Anderson (Frank) demanded the previous question, and the demand was sustained.

Mrs. Wanamaker demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll, and the following absentees were noted: Representatives Adams, Benson, Burns, Christianson, Clark (H. B.), Cleary, Cochrane, Collins, Eddy, Gleason, Koehler, Leber, Luck, Magnuson, Manderly, Mann, McGovern, Neff, Reader, Richmond, Roberts, Schade, Smith (Vernon A.), Sullivan, Titus, Todd, Waldron, Wentworth, Westover and Wilson (John N.); Representatives Benson, Burns, Gleason, Sullivan and Wilson (John N.) having been excused.

On motion of Mr. Miller, further proceedings under the call of the House were dispensed with.

Mr. Miller moved that House Bill No. 192 and House Bill No. 203, now on the calendar, be made a special order of business for immediately after the noon recess.

The motion was carried.

Mr. Healy called the attention of the House to the death this morning of Honorable Ed B. Benn, former Senator of the State of Washington.

Mr. McDonald moved that the Speaker appoint a committee of three to prepare a proper message of condolence to be sent to the family of the late Ed B. Benn.

The motion was carried.

The Speaker appointed Representatives Healy, Brunton and McDonald as members of the committee to prepare the message of condolence.

SECOND READING OF BILLS.

House Bill No. 61, by Representative Shine: Relating to supreme court and superior court judges.

The bill was read the second time by sections.

On motion of Mr. Shine, the following amendment was adopted:

Amend the title in line 4 of the original bill, by striking the word "Remington" and inserting in lieu thereof the word "Remington's".

On motion of Mr. Shine, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill placed on final passage. It failed to pass the House by the following vote: Yeas, 43; nays, 29; absent or not voting, 27.

Those voting yea were: Representatives Allen, Anderson (Frank), Austin, Cannon, Carty, Clark (A. W.), Cohn, Collins, Dolsen, Easterday, Emery,
Fulkerson, Gehlen, Gessell, Haddan, Hall, Harter, Herren, Johnson, Judson, Lanz, McDonald, McDonnell, Miller, Nelsen, Nolan, Palmeter, Peterson, Reeves, Roth, Schultz, Shine, Shorett, Smith (B. L.), Smith (J. B.), Thompson, Titus, Todd, Van Dyk, Vane, Wilson (J. Ivan), Wilson (James W.), Mr. Speaker—43.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Glen), Aspinwall, Bilger, Bingham, Brunton, Christianson, Compton, Eddy, Edwards, Healy, Hews, Jones, Leber, Mandery, Moore, Neff, Ott, Post, Reader, Robbins, Roesli, Schade, Sisson, Smith (Archibald), Sorensen, Starrett, Wanamaker, Westover—29.

Those absent or not voting were: Representatives Adams, Benson, Brown, Burns, Clark (H. B.), Cleary, Cochrane, Emerick, Gleason, Halleran, Koehler, Ledgerwood, Luck, Magnuson, Mann, McGovern, Myers, Richmond, Roberts, Skinner, Smith (Vernon A.), Stewart, Sullivan, Waldron, Wentworth, Wilson (John N.), Wiswall—27.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Miller moved that during the remainder of the time for the consideration of House Bills the debate on each bill be limited to three minutes for each speaker, with the right of the proponent of the measure to close the debate.

The motion was carried.

Mr. Miller demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Adams, Benson, Burns, Clark (H. B.), Cochrane, Gleason, Koehler, Luck, Magnuson, McGovern, Nolan, Roberts, Skinner, Smith (Vernon A.), Stewart, Sullivan, Waldron, Wentworth, Wilson (John N.), Wiswall—27.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Miller moved that during the remainder of the time for the consideration of House Bills the debate on each bill be limited to three minutes for each speaker, with the right of the proponent of the measure to close the debate.

The motion was carried.

Mr. Miller demanded a call of the House, and the demand was sustained.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Adams, Benson, Burns, Clark (H. B.), Cochrane, Gleason, Koehler, Luck, Magnuson, McGovern, Nolan, Roberts, Skinner, Smith (Vernon A.), Stewart, Sullivan, Waldron, Wentworth, Wilson (John N.), Wiswall—27.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Miller moved that during the remainder of the time for the consideration of House Bills the debate on each bill be limited to three minutes for each speaker, with the right of the proponent of the measure to close the debate.

The motion was carried.

Mr. Miller demanded a call of the House, and the demand was sustained.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Adams, Benson, Burns, Clark (H. B.), Cochrane, Gleason, Koehler, Luck, Magnuson, McGovern, Nolan, Roberts, Skinner, Smith (Vernon A.), Stewart, Sullivan, Waldron, Wentworth, Wilson (John N.), Wiswall—27.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Miller moved that during the remainder of the time for the consideration of House Bills the debate on each bill be limited to three minutes for each speaker, with the right of the proponent of the measure to close the debate.

The motion was carried.

Mr. Miller demanded a call of the House, and the demand was sustained.
must be considered tomorrow. It has been a matter of concern to all the members
that bills were not placed on the calendars and considered. The Committee on Rules
and Order has been criticised for not placing certain bills on the calendar. We have
been in session for two hours and thus far have not disposed of any measures. To
the Speaker there is not a single bill of personal concern on the calendar, but it would
seem that if we would all cooperate and get the members in so that we might dispose
of this calendar, it might be advantageous to all the members. It might be to the
interest of those members who feel aggrieved regarding some of their bills, to co­
operate so that the House might dispose of the calendar now before it, and then if
possible secure another calendar. If we do not feel that we want to consider bills—
if the members do not wish to stay in the House for that purpose, we might as well
recess for the day. If you do feel that bills should be considered, and possibly other
bills brought out, it would seem advisable that we set about to see that each member
is in his seat so the bills might be disposed of. It is our duty as legislators to take
one of the two courses open."

On motion of Mr. Van Dyk, Mr. Nolan was excused.

Mr. Anderson (Glen) moved that the unexcused absentees be excused
and that the House proceed with business under the call of the House.

The motion was carried.

SECOND READING OF BILLS.

House Joint Resolution No. 2, by Representative Shine: Relating to the
submission of a constitutional amendment amending Sections 4 and 5 of
Article XI of the Constitution of the State of Washington, relating to county
government.

Mr. Anderson (Glen) moved that House Joint Resolution No. 2 be in­
definitely postponed.

Debate ensued.

Mr. Reader demanded the previous question, and the demand was sus­
tained.

The motion to indefinitely postpone House Joint Resolution No. 2 was
lost.

Mr. Edwards and Mr. Anderson (Glen) moved the adoption of the fol­
lowing amendment:

Amend Section 4, line 16, by inserting after the word "electors" the following:
"outside the corporate limits of any cities or towns."

With the consent of the House, Messrs. Edwards and Anderson (Glen)
withdrew their amendment.

Mr. Peterson moved the adoption of the following amendment:

Amend Section 4, line 30 of the original resolution, being line 16 of the printed
resolution; after the word "electors" and before the word "of" insert the words
"residing under township organization."

The amendment was adopted.

Mr. Van Dyk moved the adoption of the following amendment:

Amend Section 4. Strike all after the colon in line 15 to the end of the para­
graph.

Mr. Miller moved that the amendment by Mr. Van Dyk be laid on the
table, without taking the resolution with it.

The motion to lay on the table the amendment by Mr. Van Dyk, without
taking the resolution with it, was carried.

Mr. Shine moved the adoption of the following amendments:

Amend Section 5, line 12; after the word "county" and before the word "of" in­
sert the words "in all or part of its area."
In line 13 of the same section after the word "municipalities" and before the word "and" insert the words "or other local units of government."

In lines 13 and 14 of the same section strike the words "and that each exercise shall be exclusive in all or any part of its area."

Debate ensued.

Mr. Neff moved the previous question, and the demand was sustained.

The amendments by Mr. Shine were adopted.

On motion of Mr. McDonald, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage. It failed to pass the House by the following vote: Yeas, 40; nays, 42; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Austin, Bilger, Bingham, Brown, Cannon, Cleary, Cohn, Collins, Easterday, Eddy, Emerick, Fulkerson, Hall, Healy, Johnson, Ledgerwood, Mann, McDonald, McDonnell, Miller, Moore, Palmetter, Peterson, Richmond, Roth, Schultz, Shine, Shorett, Smith (Archibald), Smith (J. B.), Smith (Vernon A.), Starrett, Titus, Todd, Vane, Mr. Speaker —40.

Those voting nay were: Representatives Aspinwall, Brunton, Carty, Christianson, Clark (A. W.), Cochrane, Compton, Dolsen, Edwards, Emery, Gehlen, Gessell, Haddon, Halleran, Harter, Herren, Hews, Jones, Judson, Lanz, Leber, Mandery, Myers, Neff, Nelsen, Ott, Post, Reader, Reeves, Robbins, Roesli, Sisson, Skinner, Smith (B. L.), Sorensen, Thompson, Van Dyk, Wanamaker, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall —42.

Those absent or not voting were: Representatives Adams, Benson, Burns, Clark (H. B.), Gleason, Koehler, Luck, Magnuson, McGovern, Nolan, Roberts, Schade, Stewart, Sullivan, Waldron, Wentworth, Wilson (John N.) —17.

The resolution, having failed to receive the constitutional two-thirds majority, was declared lost.

**MOTIONS.**

Mr. Bilger moved that the House do now reconsider the vote by which it failed to pass House Bill No. 61.

The motion was lost.

Mr. Emerick moved that the House revert to the fourth order of business. The motion was lost.

**House Bill No. 140,** by Representative Haddon: Relating to the liability of school districts.

The bill was read the second time by sections.

Mrs. Haddon moved that the rules be suspended, the bill advanced to third reading, the second reading considered the third, and that the bill be placed on final passage.

The motion was lost.

**MOTIONS.**

Mr. Anderson (B. Roy) moved that House Bill No. 209 be substituted for House Bill No. 73, and that House Bill No. 209 be placed on the calendar in lieu of House Bill No. 73.

Mr. Hews moved as a substitute motion that House Bill No. 73 be stricken from the calendar.
A division was called for, and the substitute motion to strike House Bill No. 73 from the calendar was carried.

Mr. Anderson (B. Roy) moved that House Bill No. 209 be placed on the calendar in place of House Bill No. 73.

Mr. Aspinwall raised the point of order that the motion by Mr. Hews disposed of the whole matter.

The Speaker: "It is the Speaker's position that the original motion involved two affirmative actions, one of which was to strike from the calendar a bill thereon, and the other was to place another bill on the calendar in its place. The substitute motion dealt with only one of those matters, that is, striking House Bill No. 73 from the calendar. It would therefore have nothing to do with the other bill, the matter of House Bill No. 209, as the Speaker understands it."

Mr. Westover moved that Mr. Anderson's (B. Roy) motion be laid on the table.

The motion to lay on the table was lost.

The Speaker stated the question to be on the motion by Mr. Anderson (B. Roy) that House Bill No. 209 be placed on the calendar in place of House Bill No. 73.

The motion was carried.


The bill was read the second time by sections.

Mr. Sisson moved that the House dispense with the call of the House.

The motion was lost.

The Speaker called Mr. Healy to preside.

Mr. McDonald moved that House Bill No. 209 be made a special order of business immediately after House Bill No. 203, now a special order of business for immediately after the noon recess.

Debate ensued.

Mr. McDonald moved as a substitute motion, that the rules be suspended, the bill be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Smith (Vernon A.), moved as a substitute motion, that Senate Bill No. 110 be substituted for House Bill No. 209, and that Senate Bill No. 110 be placed on the calendar.

Mr. Todd raised the point of order that Mr. McDonald's motion was still before the House.

The Speaker (Mr. Healy presiding) so ruled.

The Speaker resumed the Chair.

The Speaker stated the question to be on the motion by Mr. McDonald to advance House Bill No. 209 to third reading, the second reading to be considered the third, and the bill to be placed on final passage.

A division was called for, and the motion was carried by a rising vote.

Mr. Mandery demanded the previous question, and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 209, and it passed the House by the following vote: Yeas, 66; nays, 19; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson (Frank), Anderson (Glen), Austin, Brown, Cannon, Carty, Christianson, Clark (A. W.),
Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Em­
erick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Jones, Johnson, Judson, Lanz, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Palmet, Petersen, Reeves, Rich­mond, Robbins, Roesli, Schultz, Shine, Shoret, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Starrett, Titus, Todd, Van Dyk, Vane, Wald­ron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wiswall, Mr. Speaker—66.

Those voting nay were: Representatives Anderson (B. Roy), Aspinwall, Bilger, Bingham, Brunton, Eddy, Hews, Leber, Ledgerwood, Moore, Ott, Post, Reader, Roth, Sisson, Smith (Vernon A.), Sorensen, Stewart, Thomp­son—19.

Those absent or not voting were: Representatives Adams, Benson, Burns, Clark (H. B.), Gleason, Koehler, Luck, Magnuson, McGovern, Nolan, Rob­erts, Schade, Sullivan, Wilson (John N.)—14.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

**NOTICE OF RECONSIDERATION.**

Mr. Westover gave notice that on the next working day he would move that the House reconsider the vote by which it passed House Bill No. 209.

Mr. Mann moved that the House revert to the fourth order of business.

The motion was lost.

On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

On motion of Mr. McDonald, the House was declared at recess until 2:00 p. m., this date.

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**AFTERNOON SESSION.**

The Speaker called the House to order at 2:00 p. m.

The Clerk called the roll, and all members were present except Repre­sentatives Adams, Benson, Bingham, Burns, Cannon, Clark (H. B.), Cleary, Cochrane, Easterday, Gehlen, Gleason, Healy, Jones, Koehler, Lanz, Leber, Luck, Magnuson, McGovern, Nolan, Reader, Richmond, Sullivan, Westover, Wilson, (James W.), Wilson (John N.) and Wiswall; Representatives Ben­sion, Burns, Gleason, McGovern, Nolan, Sullivan and Wilson (John N.) having been excused.

Mr. McDonald: “Parliamentary inquiry. There are two notices to reconsider. One is Engrossed Senate Bill No. 7, by Mr. Mandery, and the other is House Bill No. 209, by Mr. Westover. We adopted as the rules of the special session the same rules as governed the regular session, as far as applicable. I call your attention to Rule 28, which provides that after the fiftieth day reconsideration can only be had on the day the vote to be reconsidered was taken. I submit to you that under the resolution which has been adopted by this House, this rule would apply, and that a notice to reconsider would be of no avail since it would be impossible to consider House Bills beyond today.”
Extended discussion ensued.

The Speaker: "The Speaker will rule that beginning today notice of a motion to reconsider can only be made on the same day as the vote to be reconsidered was taken."

With the consent of the House, Mr. Westover withdrew his notice to reconsider the vote by which House Bill No. 209 was passed.

With the consent of the House, Mr. Mandery withdrew his notice to reconsider the vote by which Engrossed Senate Bill No. 7 was passed.

Mr. McDonald moved that the rules be suspended, and the Chief Clerk directed to immediately transmit Engrossed Senate Bill No. 7 to the Senate. The motion was carried.

SPECIAL ORDER OF BUSINESS.

The hour having arrived, the House took up consideration of the special order of business for the day, House Bill No. 192.

Debate ensued.

Mr. Halleran demanded the previous question and the demand was sustained.

Mr. McDonald demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Adams, Benson, Burns, Christianson, Clark (H. B.), Cochrane, Gleason, Koehler, Lanz, Mann, McGovern, Moore, Nolan, Reader, Richmond, Sisson and Wilson (James W.); Representatives Benson, Burns, Gleason, McGovern and Sullivan having been excused.

On motion of Mr. Miller, Mr. Nolan was excused.

The Sergeant-at-Arms announced the following absentees were now present: Representatives Adams, Christianson and Sisson.

On motion of Mr. McDonald, the unexcused absentees were excused and the House proceeded with business under the call of the House.

The Chair stated the question to be on the final passage of House Bill No. 192.

The Clerk called the roll, and House Bill No. 192 passed the House by the following vote: Yeas, 71; nays, 15; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger; Bingham, Brown, Cannon, Christianson, Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Halleran, Healy, Herren, Hews, Jones, Judson, Leber, Ledgerwood, Luck, Magnuson, Mandery, McDonald, McDonnell, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Roberts, Roth, Schade, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—71.

Those voting nay were: Representatives Anderson (Frank), Brunton, Carty, Clark (A. W.), Gessell, Hall, Harter, Johnson, Miller, Robbins, Roesli, Schultz, Stewart, Van Dyk, Westover—15.
Those absent or not voting were: Representatives Benson, Burns, Clark (H. B.), Cochrane, Gleason, Koehler, Lanz, Mann, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mrs. Wanamaker, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 192 to the Senate.

**SPECIAL ORDER OF BUSINESS.**

**House Bill No. 203,** by Representative Myers: Relating to the University of Washington.

The bill was read the second time by sections.

On motion of Mr. McDonald, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 78; nays, 8; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Christianson, Clark (A. W.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halloran, Healy, Heren, Hews, Jones, Johnson, Judson, Leber, Ledgerwood, Luck, Magnuson, Mandery, McDonald, McDonnell, Moore, Myers, Neff, Nelsen, Ott, Palmer, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roth, Schade, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—78.

Those voting nay were: Representatives Anderson (Frank), Carty, Harter, Miller, Roesli, Schultz, Stewart, Van Dyk—8.

Those absent or not voting were: Representatives Benson, Burns, Clark (H. B.), Cochrane, Gleason, Koehler, Lanz, Mann, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mrs. Wanamaker, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 203 to the Senate.

**House Bill No. 76,** by Representative Shorette: Relating to bonds.

The bill was read the second time by sections.

On motion of Mr. Shorette, the following amendment was adopted:

Amend Section 1, line 38 of the printed bill; after the word "advertisement" and before the word "said" insert the word "of".

On motion of Mr. Post, the following amendment was adopted:

Amend Section 1, lines 36 and 37 of the printed bill; strike the words "on the lowest bid, if any, received at any advertised sale of said bond issue" and insert in lieu thereof the words "fixed by the corporate authorities in the advertised notice of sale thereof."
Mr. Charles A. Moran, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Smith (Vernon A.).

Mr. Roth moved that House Bill No. 76 be indefinitely postponed. Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

A division was called for and the motion to indefinitely postpone House Bill No. 76 was carried by a rising vote.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:
The Senate has passed Engrossed Senate Bill No. 80, and the same is herewith transmitted.
Geo. E. Starr, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:
The President has signed Senate Joint Memorial No. 3, and the same is herewith transmitted.
Geo. E. Starr, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:
The President has signed Senate Bill No. 78, and the same is herewith transmitted.
Geo. E. Starr, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:
The Senate has passed Substitute House Joint Memorial No. 3, and the same is herewith transmitted.
Geo. E. Starr, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:
The President has appointed as members of Conference Committee on Engrossed House Bill No. 196, Senators Mehner, Peirce and Cox. Geo. E. Starr, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:
The President has signed Senate Bill No. 59; also Senate Bill No. 61; also Senate Bill No. 73; also Substitute Senate Bill No. 81, and the same are herewith transmitted.
Geo. E. Starr, Secretary.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:
Your Committee on Enrollment, to whom was referred House Bill No. 57, has compared same with the engrossed bill and finds it correctly enrolled.

Chairman.

We concur in this report: Dave S. Cohn, Richard B. Ott.
SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 10, 1934.

MR. SPEAKER:

The Senate has passed Substitute House Bill No. 27 with the following amendments:

Amend the title by striking the entire title and inserting in lieu thereof the following: "Relating to elections and primary elections and absent and disabled voters, and repealing Sections 1, 2 and 3 of Chapter 189, Laws of 1915 as amended by Sections 1, 2 and 3 of Chapter 58 of the Laws of 1923 and repealing Section 4 of Chapter 143, Laws of 1921 as amended by Section 4, Chapter 58, Laws of 1923, and repealing Section 5, Chapter 143, Laws of 1921 and repealing Section 4, Chapter 189, Laws of 1915 as amended by Section 6, Chapter 143, Laws of 1921."

Amend Section 6 by striking the whole thereof and inserting in lieu thereof the following:

"Sec. 6. That Sections 1, 2 and 3 of Chapter 189, Laws of 1915 as amended by Sections 1, 2 and 3 of Chapter 58, Laws of 1923; and Section 4, Chapter 143, Laws of 1921 as amended by Section 4, Chapter 58, Laws of 1923 and Section 5, Chapter 143, Laws of 1921; and Section 4, Chapter 189, Laws of 1915 as amended by Section 6 Chapter 143, Laws of 1921, be and the same are hereby repealed."

Mr. Cohn moved that Substitute House Bill No. 27, with the Senate amendments, be sent to the Judiciary Committee for a period of one hour for the purpose of checking the citations and changes before the amendments were considered by the House.

The motion was carried.

Mr. Cohn moved that the Conference Committee on Engrossed House Bill No. 196, composed of Representatives Austin, Roth and Cohn, be excused for the purpose of a conference with the Senate members of the Conference Committee in the Senate Chamber.

The motion was carried.

The Speaker announced that he was about to sign Senate Bill No. 19, Senate Bill No. 59, Senate Bill No. 61, Senate Bill No. 73, Substitute Senate Bill No. 81, Senate Bill No. 78, Senate Joint Memorial No. 3 and House Bill No. 57.

MOTION.

Mr. Titus moved that the House advance to the eighth order of business. The motion was lost.

SECOND READING OF BILLS.

House Bill No. 92, by Representative Todd: Relating to the relief and benefit of Lee Braden.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 28, 1933.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 92, entitled "An Act making an appropriation for the relief and benefit of Lee Braden," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with Section 2 amended to read as follows:

Amend Section 2: strike the whole thereof and insert in lieu thereof the following:

"Sec. 2. There is hereby appropriated from the general fund of the state treasury the sum of One Thousand Dollars ($1000.00), for the use and benefit of Lee Braden;
said appropriation representing reparation and restitution for eleven months of wrongful and unjust confinement in the penitentiary at Walla Walla, and for damages suffered by reason of expense, worry, humiliation and impairment of general health arising out of his arrest, conviction, sentence, and serving eleven months thereof for a crime committed and confessed by another."

J. B. Smith, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 92, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.

The bill was read the second time by sections.

On motion of Mr. Smith (J. B.), the committee amendment was adopted.

On motion of Mr. Smith (J. B.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 82, nays, 2; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roesli, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldran, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—82.

Those voting nay were: Representatives Aspinwall, Hews—2.

Those absent or not voting were: Representatives Austin, Benson, Burns, Cohn, Collins, Gleason, Koehler, Luck, McGovern, Nolan, Reader, Roberts, Roth, Sullivan, Wilson (James W.)—15.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Todd, the rules were suspended, the bill was ordered engrossed and the Chief Clerk directed to immediately transmit House Bill No. 92 to the Senate.

House Bill No. 105, by Representatives Adams, Anderson (B. Roy), Aspinwall, Cohn, Hews, Jones, McDonald, Roth, Starrett, Wanamaker and Yantis: Relating to the creation of a State Commission.

The bill was read the second time by sections.

On motion of Mr. McDonald, the rules were suspended, the bill was advanced to third reading, the second reading considered the third and the
bill was placed on final passage. It passed the House by the following vote:
Yeas, 66; nays, 22; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Haddon, Hall, Halleran, Harter, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, McDonald, McDonnell, Miller, Myers, Neff, Ott, Palmeter, Peterson, Reeves, Richmond, Roberts, Schade, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Todd, Vane, Wanamaker, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall—66.

Those voting nay were: Representatives Anderson (Frank), Brunton, Carty, Christianson, Clark (H. B.), Cleary, Cochrane, Easterday, Gessell, Healy, Mann, Moore; Nelsen, Post, Robbins, Roesli, Schultz, Stewart, Titus, Van Dyk, Waldron, Wentworth—22.

Those absent or not voting were: Representatives Benson, Burns, Collins, Gleason, Koehler, McGovern, Nolan, Reader, Roth, Sullivan, Wilson (James W.)—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 115, by Representatives Reeves and Compton (by request): Relating to the relief of C. A. Thompson and Helen Thompson.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 115, entitled "An Act for the relief of C. A. Thompson and Helen Thompson and their minor child Fern Louise Thompson," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike the words and figures "three thousand dollars ($3000)" in line 5 and insert in lieu thereof the following words and figures: "fifteen hundred dollars ($1500)".

J. B. Smith, Chairman.


House of Representatives, Olympia, Wash., December 28, 1933.

Mr. Speaker:
We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 115, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Earl W. Benson, Morris Sorensen,
Chairman.

We concur in this report: Earl W. Benson, Morris Sorensen.

The bill was read the second time by sections.

On motion of Mr. Smith (J. B.), the committee amendment was adopted.

On motion of Mr. Compton, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote:
Yeas, 88; nays, 0; absent or not voting, 11.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—88.

Those absent or not voting were: Representatives Benson, Burns, Collins, Gleason, Koehler, Lanz, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Smith (J. B.), the rules were suspended, the bill was ordered engrossed and the Chief Clerk directed to immediately transmit House Bill No. 115 to the Senate.

Mr. Smith (J. B.) moved that the House revert to the eighth order of business.

The motion was carried.

**INTRODUCTION AND FIRST READING OF BILLS.**

The following bill was read first time by title and acted upon as indicated:

**House Bill No. 216, by Committee on Appropriations:** An Act providing for the wrapping and distribution of the Session Laws, Senate and House Journals, together with services connected therewith, affording relief to certain individuals and societies and making appropriations.

Mr. Smith (J. B.) moved that the rules be suspended, the bill be advanced to second reading and read the second time in full.

The motion was carried and the bill was read the second time in full.

Mr. Smith (J. B.) moved that the rules be suspended, the bill advanced to third reading, the second reading considered the third, and the bill placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 216 and it passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers,
Neff, Nelsen, Ott, Palmetter, Peterson, Post, Reeves, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—86.

Those voting nay were: Representative Cochrane—1.

Those absent or not voting were: Representatives Benson, Burns, Collins, Gleason, Koehler, Lanz, McGovern, Nolan, Reader, Roberts, Sullivan, Wilson (James W.)—12.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Smith (J. B.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 216 to the Senate.

FIRST READING OF SENATE BILL.

Engrossed Senate Bill No. 80, by Senator Chamberlin: An Act relating to, providing for, authorizing and regulating racing of pure and/or standard bred horses and other vertebrate animals, creating public offices, defining crimes and providing penalties therefor and amending Chapter 55 of the Session Laws of 1933.

Referred to Committee on Labor and Labor Statistics (by request).

On motion of Mr. McDonald, the House returned to the regular order of business.

SECOND READING OF BILLS.

Mr. Ott moved that House Joint Resolution No. 13 be substituted for House Bill No. 154 and take its place on the calendar.

The motion was carried.

House Joint Resolution No. 13, by Representative Skinner: Relating to highway legislation.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Joint Resolution No. 13, providing for a request upon the Governor and Director of Highways to give consideration to all highway legislation, financing thereof, and refunding of existing obligations therefor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend House Joint Resolution No. 13, line 3 of the printed bill, by inserting after the word "the" and before the word "extraordinary" the following words: "regular session of 1933 and/or the".


The resolution was read the second time in full.

On motion of Mr. Skinner, the committee amendment was adopted.
On motion of Mr. Skinner, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third and the resolution was placed on final passage. It passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Aspinwall, Austin, Bilger, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochran, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gahlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herren, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmetter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roessli, Roth, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—86.

Those voting nay were: Representatives Anderson (Glen), Bingham, Collins, Gleason, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—9.

Those absent or not voting were: Representatives Benson, Burns, Collins, Gleason, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—9.

The resolution, having received the constitutional majority, was declared passed.

On motion of Mr. Ott, the rules were suspended, House Joint Resolution No. 13 was ordered engrossed and the Chief Clerk was directed to immediately transmit the resolution to the Senate.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 10, 1934.

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 196 and passed the bill as amended. A copy of said conference report, together with Engrossed House Bill No. 196, is herewith transmitted.

Geo. E. Starr, Secretary.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:
Olympia, Wash., January 10, 1934.

We, your Conference Committee, to whom was referred Engrossed House Bill No. 196, entitled "An Act relating to taxation; imposing tax upon persons engaging in service and other business; defining terms; relating to persons exempted from tax; adding two new sections to Chapter 191 of the Laws of 1933 and amending Section 4 thereof; and declaring that this act shall take effect January 1, 1934," have had the same under consideration, and we recommend that the House concur in the Senate amendments thereto.

Senate Members:
Paul Meher,
Ed Pierce,
Arthur E. Cox.

House Members:
Dave S. Cohn,
Harry D. Austin,
Chas. I. Roth.

On motion of Mr. Cohn, the report of the Conference Committee on Engrossed House Bill No. 196 was adopted.

The Clerk called the roll and the House passed Engrossed House Bill No. 196, with the Senate amendments, by the following vote: Yeas, 80; nays, 7; absent or not voting, 12.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran, Harter, Healy, Herron, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, Mann, McDonald, McDonnell, Moore, Myers, Neff, Nelsen, Ott, Peterson, Reeves, Richmond, Robbins, Roeell, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—80.

Those voting nay were: Representatives Miller, Palmeter, Post, Roth, Smith (J. B.), Stewart, Titus—7.

Those absent or not voting were: Representatives Benson, Burns, Collins, Gleason, Koehler, Luck, McGovern, Nolan, Reader, Roberts, Sullivan, Wilson (James W.)—12.

The bill, having received the constitutional majority, was declared passed.

EXPLANATION OF VOTE.

Mr. Roth: "I desire to explain my vote on Engrossed House Bill No. 196. I voted 'no' for the reason that I am opposed to any tax being levied upon gross income, holding that it should always be levied on net income."

House Bill No. 213, by Representatives Adams, Hews, Anderson (B. Roy) and McDonald: Relating to systems of sewerage.

Mr. Anderson (B. Roy) moved that House Joint Memorial No. 8 be substituted for House Bill No. 213, that House Bill No. 213 be stricken from the calendar and that House Joint Memorial No. 8 take its place.

Mr. McDonald moved as a substitute motion that the motion by Mr. Anderson be laid on the table, taking with it House Joint Memorial No. 8, but not taking House Bill No. 213.

A division was called for and the motion to lay on the table the motion by Mr. Anderson, taking with it House Joint Memorial No. 8, but not taking House Bill No. 213, was carried by a rising vote.

Mr. Emerick moved that House Bill No. 213 be laid on the table.

A division was called for and the motion to lay on the table House Bill No. 213 was carried.

Mr. Brunton moved that House Bill No. 176 be stricken from the calendar and that House Bill No. 191 be substituted therefor.

Mr. Waldron moved that Mr. Brunton's motion be laid on the table, taking with it House Bill No. 191, but not House Bill No. 176.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion to lay on the table House Bill No. 191 and the motion was lost by the following vote: Yeas, 35; nays, 54; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Bilger, Bingham, Cannon, Cochrane, Cohn, Dolsen, Eddy, Gehlen, Healy, Hews, Jones, Koehler, Ledgerwood, McDonald, Moore, Myers, Ott, Peterson, Reeves, Sisson, Skinner, Smith
THIRTY-EIGHTH DAY, JANUARY 10, 1934


Those voting nay were: Representatives Anderson (Frank), Austin, Brown, Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Compton, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Halleran, Harter, Herren, Johnson, Judson, Lanz, Leber, Luck, Magnuson, Mann, McDonnell, Miller, Neff, Nelsen, Palmetier, Post, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Smith (J. B.), Sorensen, Titus, Todd, Van Dyk, Vane, Waldron, Westover, Wiswall, Mr. Speaker—54.

Those absent or not voting were: Representatives Benson, Burns, Collins, Cleason, McGovern, Nolan, Reader, Roberts, Sullivan, Wilson (James W.)—10.

NOTICE OF RECONSIDERATION.

Mr. Waldron gave notice that he would move that the House reconsider the vote by which the motion to lay on the table House Bill No. 191 was lost, setting the time for such reconsideration later.

Mr. Roth raised the point of order that the motion does not change the effect of the vote. The same effect of reconsideration can be reached by voting on the original motion.

Mr. Roth: "Parliamentary laws are not made for the purpose of delay, but are made for the purpose of expediting matters."

MOTION TO RECONSIDER.

Mr. Neisen moved that the House do now reconsider the vote by which it refused to table Mr. Brunton's motion.

Mr. Harter moved that Mr. Neisen's motion to reconsider be laid on the table without taking the bill with it.

The Speaker: "Mr. Neisen moved to reconsider the vote by which we refused to lay on the table House Bill No. 191. Mr. Harter moved to lay the motion to reconsider that vote on the table. If we vote in the affirmative and pass Mr. Harter's motion, the effect will be to refuse to reconsider the vote by which we refused to table House Bill No. 191 and House Bill No. 191 will still be before you. The question will then be on the motion by Mr. Brunton, which was to substitute House Bill No. 191 for House Bill No. 176. Now therefore, the long and short of it is, if you wish ultimately to accomplish the purpose of substituting House Bill No. 191 for House Bill No. 176, vote 'aye' on this motion. If you do not wish to accomplish the purpose of Mr. Brunton's motion, then vote 'no'."

The motion to lay on the table the motion to reconsider, without taking the bill with it, was carried.

The Chair stated the question to be on the motion to strike House Bill No. 176 from the calendar and substitute House Bill No. 191 therefor.

A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to substitute House Bill No. 191 for House Bill No. 176 was lost by the following vote: Yeas, 38; nays, 51; absent or not voting, 10.

Those voting yea were: Representatives Anderson (Frank), Brown, Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Compton, Emerick, Emery, Fulkerson, Gessell, Hall, Harter, Herren, Johnson, Magnuson, Mann, Nelsen, Palmetier, Post, Richmond, Robbins, Roesli,
MOTION TO RECONSIDER.

Mr. Healy moved that the House do now reconsider the vote by which it refused to substitute House Bill No. 191 for House Bill No. 176.

Mr. Waldron moved that Mr. Healy's motion to reconsider be laid on the table.

The Speaker: "The question is on the motion by Mr. Waldron to lay on the table Mr. Healy's motion to reconsider the vote by which the House refused to substitute House Bill No. 191 for House Bill No. 176. A vote 'aye' is a vote to refuse to reconsider the vote on the Brunton motion, and if the 'ayes' prevail, the effect will be to dispose of the matter finally. It would be a refusal to reconsider the vote by which the House refused to substitute."

A roll call was demanded but the demand was not sustained.

The motion to lay on the table Mr. Healy's motion to reconsider was carried.

MOTIONS.

Mr. Carty moved that House Bill No. 176 be laid on the table.
A roll call was demanded and the demand was sustained.

The Clerk called the roll and the motion to lay on the table House Bill No. 176 was lost by the following vote: Yeas, 36; nays, 54; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (Frank), Brunton, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cohn, Compton, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Halleran, Harter, Herren, Hews, Johnson, Ledgerwood, Mandery, Miller, Neff, Nelsen, Post, Richmond, Robbins, Roesli, Skinner, Sorensen, Starrett, Stewart, Van Dyk, Vane, Wiswall—36.

Those voting nay were: Representatives Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Cleary, Cochrane, Dolsen, Easterday, Eddy, Gehlen, Hall, Healy, Jones, Judson, Koehler, Lanz, Leber, Luck, Magnuson, Mann, McDonald, McDonnell, Moore, Myers, Ott, Palmeter, Peterson, Reeves, Roberts, Roth, Schade, Schultz, Shine, Shorette, Sisson, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Thompson, Titus, Todd, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Mr. Speaker—54.
Those absent or not voting were: Representatives Benson, Burns, Collins, Gleason, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—9.

Mr. Ott moved that the time of the Speaker's watch be the controlling time as to the 6:00 o'clock period for the consideration of House bills in the House.

Mr. Waldron moved as an amendment to the motion by Mr. Ott that Pacific Standard Time be the governing time of the House for the consideration of House bills.

The motion was carried.

Mr. Todd moved that the House do now consider House Joint Memorial No. 16 on third reading.

Mr. Waldron moved that Mr. Todd's motion be laid on the table without taking the memorial with it.

The motion to lay on the table was lost.

The motion by Mr. Todd was carried.

THIRD READING OF BILLS.

House Joint Memorial No. 16, by Representatives Halleran, Wilson (James W.), Roesli, Todd, Bingham, Miller, Anderson (Glen), Starrett, Healy, Ott, Wiswall, Easterday and Reader: Relating to a veterans' hospital at Soap Lake, Washington.

On motion of Mr. Todd, the rules were suspended, the second reading considered the third, and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Halleran Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmet, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—89.

Those voting nay were: Representative Sisson—1.

Those absent or not voting were: Representatives Benson, Burns, Collins, Gleason, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—9.

The memorial, having received the constitutional majority, was declared passed.

On motion of Mr. Todd, the rules were suspended and the Chief Clerk was directed to immediately transmit House Joint Memorial No. 16 to the Senate.
MOTION TO RECONSIDER.

Mr. Waldron moved that the House do now reconsider the vote by which Pacific Standard Time was the governing time of the House for the consideration of House bills.

The Speaker: "There has been a practice of stopping the clock. So long as it does not appear in the record it may be all right, but as action has been taken, I believe there is nothing further that can be done about it."

Mr. Cohn stated that the Judiciary Committee was ready to report on Substitute House Bill No. 27, and the Senate amendments thereto.

Discussion ensued.

Mr. Cohn moved that the House concur in the Senate amendments to Substitute House Bill No. 27.

The motion was carried.

The Clerk called the roll on the passage of Substitute House Bill No. 27, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Compton, Dolsen, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessel!, Haddon, Hall, Halleran, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Kochler, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, Miller, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shoret, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wannemaker, Wentworth, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—85.

Those voting nay were: Representatives Moore, Westover—2.

Those absent or not voting were: Representatives Benson, Burns, Collins, Gehlen, Gleason, Luck, Mann, McGovern, Nolan, Reader, Sullivan, Wilson (James W.)—12.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

MOTION TO RECONSIDER.

Mr. Waldron moved that the House do now reconsider the vote by which it adopted Pacific Standard Time as the controlling time for the consideration of House bills and permit the House to act on the bills now on the calendar.

The Speaker: "The Speaker would be glad that the record be expunged, but that can only be done by the unanimous consent of the House."

The Chair stated the question to be on the motion by Mr. Waldron that, for the purpose of considering House bills, the House be governed by the clock in the House Chamber.

Discussion ensued.

The Speaker: "The Speaker will rule that the motion is out of order unless by the unanimous consent of the House."

The unanimous consent of the House was not granted.
REPORTS OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 10, 1934.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 115; also Engrossed House Joint Resolution No. 13, has compared same with the original bill and the original resolution and finds them correctly engrossed.

Edwin L. Emerick, Chairman.

I concur in this report: Esther M. Lanz.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 10, 1934.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 92, has compared same with the original bill and finds it correctly engrossed.

Edwin L. Emerick, Chairman.

I concur in this report: Esther M. Lanz.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 10, 1934.

Mr. Speaker:

The Senate has passed Substitute Senate Bill No. 41; also Senate Bill No. 57; also Senate Bill No. 69, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 10, 1934.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 7, and asks the House to recede therefrom; and said bill is herewith transmitted.

Geo. E. Starr, Secretary.

Mr. Ledgerwood moved that the House do not recede from its amendments to Engrossed Senate Bill No. 7 and that the Senate be asked for a Conference Committee thereon.

The motion was carried.

On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

Mr. McDonald: “I have just been informed of the passing away just a few minutes ago of the mother of our Chief Clerk, Mr. S. R. Holcomb. In respect to Mr. Holcomb I move that the House adjourn until 9:30 tomorrow morning.”

The motion was carried.

Geo. F. Yantis, Speaker.

S. R. Holcomb, Chief Clerk.
THIRTY-NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 11, 1934.

The Speaker called the House to order at 9:30 a.m.

The Clerk called the roll and all members were present except Representatives Benson, Burns, Clark (H. B.), Cleary, Collins, Easterday, Emerick, Gehlen, Gleason, Healy, Hews, Jones, Koehler, Luck, Magnuson, McGovern, Nolan, Reader, Roth, Schade, Sullivan, Todd, Waldron, Wentworth, Westover, Wilson (James W.) and Wilson (John N.); Representatives Benson, Burns, Gleason and Sullivan having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

On motion of Mr. Austin, Rule 20 was suspended.

RESOLUTION,

WHEREAS, The State of Washington has lost an outstanding pioneer citizen by the death of the Honorable Ed. B. Benn of Aberdeen, and

WHEREAS, Senator Benn during his lifetime, as an officer of the United States, as a member of this House and as a Senator of the State of Washington, rendered to the nation and to the state notable and distinguished service,

Now, Therefore Be It Resolved, By the House of Representatives, that the sympathy of the members of the House is hereby extended to the bereaved family, and

Be It Further Resolved, That this resolution be spread on the Journal and a copy thereof be forwarded to the family of the deceased.

TIM HEALY,
E. L. BRUNTON.
DONALD A. MCDONALD.

On motion of Mr. Brunton, the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 10, 1934.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred Senate Bill No. 30, entitled "An Act relating to insurance, to regulate the organization and government of insurance companies, and defining the qualifications of domestic mutual companies," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. H. Bingham, Acting Chairman.

We concur in this report: Harry D. Austin, E. L. Brunton, W. S. Westover, Judson W. Shorett, Marcus O. Nelsen, Fred Schade, Z. A. Vane, W. K. Reader, D. N. Judson.

Passed to second reading.
We, a majority of your Committee on Labor and Labor Statistics, to whom was referred Engrossed Senate Bill No. 80, entitled "An Act relating to, providing for, authorizing and regulating racing of pure and/or standard bred horses and other vertebrate animals, creating public offices, defining crimes and providing penalties therefor and amending Chapter 55 of the Session Laws of 1933," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: J. B. Smith, M. V. Easterday, R. P. Fulkerson, Florence W. Myers, H. B. Clark, Carl J. Luck.

Passed to second reading.

We, of your Committee on Constitutional Revision, to whom was referred Engrossed Senate Joint Resolution No. 14, providing for the amendment of Article IV of the Constitution of the State of Washington, relating to the judiciary, by adding a new section to be known as Section 2 (a), have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.

We, of your Committee on Constitutional Revision, to whom was referred Engrossed Senate Joint Resolution No. 13, relating to the appointment of a joint Legislative Committee to consider matters relative to Constitutional Revision and to report to the regular session of the Legislature in 1935, have had the same under consideration, and we respectfully report the same back to the House without recommendation.


Passed to second reading.

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Joint Memorial No. 12, petitioning Congress for a bridge across the canal constructed between Port Townsend Bay and Oak Bay, which bridge will connect Marrowstone Peninsula with the mainland, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred Substitute Senate Bill No. 106, entitled "An Act relating to cemeteries and authorizing the re-
moval by the Department of Business Control of a cemetery and the graves therein and the contents thereof, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WARREN G. MAGNUSON, Chairman.

We concur in this report: Robt. F. Waldron, Donald A. McDonald, Richard B. Ott, W. A. Richmond, Chas. I. Roth, P. C. Shine, Judson W. Shorett.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 10, 1934.

Mr. Speaker:
The Senate has passed Senate Bill No. 28, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 10, 1934.

Mr. Speaker:
The Senate has concurred in House amendments to Engrossed Senate Bill No. 100.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 10, 1934.

Mr. Speaker:
The President has signed Senate Bill No. 100, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:
The Senate has granted the request of the House for a Conference Committee on Engrossed Senate Bill No. 7, and the President has appointed Senators Steele,* Smith (Don Cary) and Smith (Horace E.) as members thereon.

Geo. E. Starr, Secretary.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

Senate Bill No. 28, by Senator Lovejoy: An Act providing for land settlement within the state by families; to relieve the taxpayers of the state of the financial burden of carrying indigent relief; and to aid in rehabilitating worthy citizens now unemployed and without property by making property ownership under good conditions and on long-time payments possible to them; and making an appropriation for such purpose; providing the necessary state administration, and declaring that the act shall take effect immediately.

Referred to Committee on Forestry and Logged-off Lands.

Substitute Senate Bill No. 41, by Senators Gray, Smith (Horace E.), Stinson, Heffron, Reardon, Gable, Ferryman, Smith (Don Cary), Murphy (K.), Thein, Pelce, Voss, Ronald and Williams: An Act authorizing the Director of Public Highways to make transfer of certain state lands on certain conditions and declaring this act to take effect immediately.

Referred to Committee on Roads and Bridges.
Senate Bill No. 57, by Senator Roup: An Act relating to motor vehicles and regulating the operation thereof, prescribing powers and duties of certain officers, defining offenses, fixing penalties and amending Sections 51 and 53 of Chapter 309, Laws of 1927, and providing that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

Senate Bill No. 69, by Senator Nelson: An Act relating to the passage of ordinances by cities and authorizing cities to adopt ordinances relating to building construction, plumbing or electric wiring and other similar work by reference to printed codes on such subjects, together with amendments and additions thereto: Provided, Not less than three printed copies of such code or codes, or amendments or additions thereto, in book form, have been filed with the clerk prior to the taking effect thereof.

Referred to Judiciary Committee.

ANNOUNCEMENT.

The Speaker: "A committee was to be appointed for the investigation of the Washington State Hospital at Sedro Woolley. The resolution directing the appointment of such a committee provided that the committee might report back to the Governor after the adjournment of the session. The Speaker proposes to appoint the following persons as members of that committee: Representatives Wiswall, Hall, Waldron, Harter and Bilger. If there is anyone for any special reason unable to serve or is not willing to, it is possible that a substitution can be made."

SECOND READING OF BILLS.

Substitute Senate Bill No. 110, by Senator Garrett: Authorizing and empowering the Capitol Committee to construct buildings.

On motion of Mr. Aspinwall, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 67; nays, 6; absent or not voting, 26.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cohn, Collins, Compton, Dolsen, Easterday, Eddy, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Peterson, Reeves, Robbins, Roberts, Roessli, Roth, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Stewart, Thompson, Todd, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Mr. Speaker—67.

Those voting nay were: Representatives Harter, Palmeter, Schultz, Sisson, Titus, Van Dyk—6.

Those absent or not voting were: Representatives Benson, Burns, Clark (H. B.), Cleary, Cochrane, Emerick, Gleason, Halleran, Healy, Koehler, Luck, Magnuson, Mandery, Mann, McGovern, Nolan, Post, Reader, Richmond, Schade, Smith (J. B.), Smith (Vernon A.), Sullivan, Westover, Wilson (John N.), Wiswall—26.

13—H
The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker: "A Conference Committee on Engrossed Senate Bill No. 7 was authorized. The committee was not announced last evening because the Speaker wanted to confer with the Committee on Rules and Order and with the Chairman of the Committee on Liquor Control, and also with the members who had been selected. The Speaker now appoints Representatives Ledgerwood, Cohn and Eddy as the House members of the Conference Committee on Engrossed Senate Bill No. 7."

Extended discussion ensued regarding the Conference Committee on Engrossed Senate Bill No. 7.

Mr. Waldron raised the point of order that Joint Rule No. 5, relative to the selection of the committee, had not been complied with.

The Speaker: "The decision of the Chair is that the rules have been complied with in the selection of a Conference Committee. Any member desiring to, may take such course as is desired to dispose of the matter and the Speaker will not feel any resentment whatever."

Mr. Moore moved that the House do now proceed with the regular order of business.

The motion was carried.

SECOND READING OF BILLS.

Senate Bill No. 89, by Senator Smith (Don Cary): Relating to sale and redemption of bonds.

Mr. Roesli moved that Senate Bill No. 89 be indefinitely postponed. Debate ensued.

With the consent of the House, Mr. Roesli withdrew his motion.

Mr. Roth moved that Senate Bill No. 89 retain its place on the calendar, but that consideration thereof be delayed until further investigation could be made.

The motion was carried.

Engrossed Senate Bill No. 92, by Senator Arnold: To encourage state and national industrial recovery.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred Engrossed Senate Bill No. 92, entitled "An Act to encourage state and national industrial recovery by cooperating with the National Government in fostering fair competition, providing penalties for violation and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Section 2, line 2 of the engrossed bill, after the word "utilize" and before the word "state" insert the word "such."

Amend Section 2, line 3 of the engrossed bill; after the word "subdivisions" insert the following: "as the governor may designate."

Amend Section 2, line 5 by adding the following: "Provided, however, that no department of this state, governing body of any subdivision, municipal corporation or district charged with letting contracts for the purchase of materials or supplies for public use shall be charged with the responsibility of the enforcement hereof or with the responsibility of the enforcement of any code of fair competition except to require persons, natural or artificial, furnishing such materials or supplies to indicate that such materials or supplies have been furnished by a person who is a party to or subject to a code of fair competition, agreement, or license, approved, prescribed, or issued under the terms of the National Industrial Recovery Act."
Amend Section 6 by adding thereto the following: "Provided, that all contracts entered into previously to the passage of this act and now in force shall not be affected hereby."

Amend the bill further by inserting a new section to be known as Section 7 and to read as follows:

"Sec. 7. That nothing herein contained shall be construed to repeal or modify Remington's Revised Statutes, Sections 7642 to 7657 inclusive or to repeal or modify any other state law now in force fixing hours of employment and/or wages therefor."

Amend the bill further by renumbering Sections 7, 8, 9 and 10, to read Sections 8, 9, 10 and 11.

WILL W. WENTWORTH, Chairman.

We concur in this report: Jos. F. Koehler, W. L. Bilger, James W. Wilson, Martin J. B. Johnson.

The bill was read the second time by sections.

On motion of Mr. Titus, the committee amendments were adopted.

On motion of Mr. Titus, the following amendment was adopted:

Amend Section 4, line 2, page 4 of the engrossed bill; strike the word "works" and insert in lieu thereof the word "workers."

On motion of Mr. Post, the following amendment was adopted:

Amend Section 10, line 5 of the engrossed bill; strike the period (.) after the word "passage" and add the following: "and approval by the governor."

On motion of Mr. Titus, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Magnuson demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Benson, Burns, Cleary, Cohn, Eddy, Emerick, Gleason, Haddon, Halleran, Koehler, Leber, Ledgerwood, Luck, McGovern, Nolan, Reader, Schade, Starrett, Sullivan and Vane; Representatives Benson, Burns, Gleason, Halleran, McGovern and Sullivan having been excused.

The Sergeant-at-Arms announced the following absentees were now present: Representatives Cohn, Haddon, Koehler, Leber and Starrett.

On motion of Mr. Magnuson, the unexcused absentees were excused and the House proceeded with business under the call of the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 92, and it passed the House by the following vote: Yeas, 72; nays, 12; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Birmingham, Brown, Cannon, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Collins, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Neff, Nelson, Palmeter, Peterson, Reeves, Richmond, Robbins, Roberts, Roessl, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—72.
Those voting nay were: Representatives Brunton, Clark (H. B.), Compton, Healy, Leber, Moore, Ott, Post, Roth, Sisson, Stewart, Westover—12.

Those absent or not voting were: Representatives Benson, Burns, Cleary, Eddy, Emerick, Gleason, Halleran, Ledgerwood, Luck, McGovern, Nolan, Reader, Schade, Sullivan, Vane—15.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Titus, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 92 to the Senate.

Mr. Magnuson moved that the House dispense with the call of the House.

The motion was lost.

Mr. Roth moved that the House do now consider Senate Bill No. 89, which was deferred a few minutes earlier.

The motion was carried.

SECOND READING OF BILLS.

Senate Bill No. 89, by Senator Smith (Don Cary): Relating to sale and redemption of bonds.

The bill was read the second time by sections.

On motion of Mr. Moore, the following amendment was adopted:

Amend Section 3, line 3, page 1 of the printed bill, being line 7 of the original bill; strike the word “other” and insert in lieu thereof the word “any.”

On motion of Mr. Roth, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 18.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Harter, Healy, Herren, Hews, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmetter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roth, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starratt, Stewart, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—80.

Those voting nay were: Representative Roesli—1.

Those absent or not voting were: Representatives Allen, Benson, Burns, Carty, Cleary, Eddy, Emerick, Gleason, Halleran, Jones, Ledgerwood, Luck, McGovern, Nolan, Reader, Schade, Sullivan, Vane—18.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
Substitute Senate Bill No. 101, by Committee on Roads and Bridges: Relating to and making appropriations for public roads and highways.

The bill was read the second time by sections.

Mr. Mann moved that the following amendment be adopted:

Amend Section 3. Strike all of Section 3.

Mr. Skinner moved that the following substitute amendment be adopted:

Amend Section 3, lines 3 and 4 of the printed bill; strike the words and figures "seventy-eight thousand dollars ($78,000.00)" and insert in lieu thereof the words and figures "forty-five thousand dollars ($45,000.00)."

The substitute amendment by Mr. Skinner was adopted.

Mr. Ott moved the adoption of the following amendment:

Amend Section 4 of the printed bill by striking the entire section.

Debate ensued.

Mr. Neff moved that the amendment by Mr. Ott be laid on the table, without taking the bill with it.

The motion to lay on the table the amendment by Mr. Ott, without taking the bill with it, was carried.

On motion of Mr. Skinner, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 78; nays, 3; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Collins, Compton, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gessell, Haddon, Hall, Healy, Herren, Hew, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Magnuson, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—78.

Those voting nay were: Representatives Anderson (Frank), Harter, Stewart—3.

Those absent or not voting were: Representatives Benson, Burns, Cleary, Cohn, Eddy, Emerick, Gehlen, Gleason, Halleran, Luck, Mandery, McGovern, Nolan, Palmeter, Reader, Schade, Schultz, Sullivan—18.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Neff, the rules were suspended, and the Chief Clerk was directed to immediately transmit Substitute Senate Bill No. 101 to the Senate.

Engrossed Senate Bill No. 30, by Senator Lovejoy: Relating to insurance.

The bill was read the second time by sections.

On motion of Mr. Fulkerson, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
Mr. Anderson (B. Roy) moved that the House defer action on Engrossed Senate Bill No. 30 until after the noon recess and that it be placed first on the calendar after the noon recess.

The motion was carried.

Substitute Senate Bill No. 106, by Senator Chamberlin: Relating to cemeteries.

The bill was read the second time by sections.

On motion of Mr. Post, the following amendment was adopted:

Amend Section 1, line 7 of the original bill, being line 2 of the printed bill; after the word "contents" and before the word "and" insert the word "thereof."

On motion of Mrs. Wanamaker, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—84.

Those absent or not voting were: Representatives Benson, Burns, Cleary, Eddy, Emerick, Gleason, Halleran, Healy, Ledgerwood, Luck, McGovern, Nolan, Reader, Smith (Vernon A.), Sullivan—15.

The bill, having received the constitutional majority, was declared passed.

On motion of Mr. Titus, the rules were suspended, and the Chief Clerk was directed to immediately transmit Substitute Senate Bill No. 106 to the Senate.

Engrossed Senate Bill No. 87, by Senators Thein and Norman: Relating to state leases.

Mr. Healy moved that Engrossed Senate Bill No. 37 be indefinitely postponed.

Mr. Peterson moved, as a substitute motion, that Engrossed Senate Bill No. 37 be stricken from the calendar and Engrossed Senate Bill No. 75 substituted therefor.

Mr. McDonald moved that the motion by Mr. Peterson, that Engrossed Senate Bill No. 37 be stricken from the calendar and Engrossed Senate Bill No. 75 substituted therefor, be divided.

The Speaker ruled, that in the absence of a rule governing this matter, it may be decided by the House.

Debate ensued.
THIRTY-NINTH DAY, JANUARY 11, 1934

THE SPEAKER: "The Speaker will rule on this particular point that the matter is now subject to the vote of the House. The House may vote on whether or not there shall be a division of the question. The matter was up yesterday involving two questions, but a division was not asked for and the Speaker therefore did not act upon the matter. There is, therefore, no precedent involved in any action taken yesterday. There are two propositions involved in this one motion. The question is on the division of the two matters involved in that motion. The one is that Engrossed Senate Bill No. 37 be stricken from the calendar, and the other is that Engrossed Senate Bill No. 75 be placed on the calendar in lieu of Engrossed Senate Bill No. 37. The motion has been made that the motion be divided into two separate motions involving the two subject matters."

A division was demanded, and the demand was sustained.

The motion to divide was lost by a rising vote.

The Chair stated the question to be on the motion to strike Engrossed Senate Bill No. 37 from the calendar and substitute Engrossed Senate Bill No. 75 therefor.

The motion was carried.

On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

On motion of Mr. McDonald, the House was declared at recess until 2:00 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:00 p.m.

The Clerk called the roll, and all members were present except Representatives Austin, Benson, Burns, Clark (H. B.), Cohn, Easterday, Eddy, Gehlen, Gleason, Haddon, Halleran, Healy, Ledgerwood, Luck, Moore, Neff, Nolan, Ott, Reader, Robbins, Sullivan, Titus, Wentworth, Westover, Wilson (J. Ivan) and Wilson (James W.); Representatives Benson, Burns, Gleason and Sullivan having been excused.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 24, entitled "An Act relating to the welfare of dependent and delinquent children, and amending Section 1987-3 Remington's Revised Statutes of Washington and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WARREN G. MAGNUSON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 34, entitled "An Act relating to and prescribing the procedure, terms and conditions for admission or commitment to and/or retention in state hospitals
for the insane, providing for certain charges to be paid by persons for the care and
maintenance of insane persons and amending Section 1 of Chapter 133 of the Laws
of 1925 of the State of Washington (Section 6930 of Remington's Compiled Statutes),"
have had the same under consideration, and we respectfully report the same back to
the House without recommendation.          WARREN G. MAGNUSON, Chairman.

We concur in this report: Richard B. Ott, W. A. Richmond, Judson W. Shorett,

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

We, a majority of your Judiciary Committee, to whom was referred Engrossed
Senate Bill No. 13, entitled "An Act relating to Fireman's Relief and Pension Fund
and amending Section 19 of Chapter 196, Laws of 1919, as amended by Section 19
of Chapter 86, Laws of 1929," have had the same under consideration, and we respect­
fully report the same back to the House with the recommendation that it do pass.

Chairman.

We concur in this report: Edward L. Cochrane, Tim. Healy, Robt. F. Waldron,
Donald A. McDonald, Ronald Moore, Homer L. Post, W. A. Richmond, Chas. I. Roth,
P. C. Shine, Judson W. Shorett.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

We, a minority of your Judiciary Committee, to whom was referred Senate Bill
No. 60, entitled "An Act relating to delinquent special assessments and empowering
incorporated cities and towns to accept certain bonds in payment thereof; and de­
claring that this act shall take effect immediately," have had the same under con­
sideration, and we respectfully report the same back to the House with the recom­
mandation that it do not pass.

I concur in this report: Richard B. Ott.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 10, 1934.

Your Committee on Enrollment, to whom was referred Substitute House Bill No. 5,
and House Concurrent Resolution No. 7, has compared same with the engrossed sub­
itute bill and the original resolution and finds them correctly enrolled.

HERBERT S. HARTER, Chairman.

I concur in this report: E. A. Palmeter.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred Substitute House Joint
Memorial No. 3, has compared same with the original substitute memorial and finds
it correctly enrolled.

I concur in this report: N. C. Mann.
THIRTY-NINTH DAY, JANUARY 11, 1934

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 10, 1934.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 156 and 214, has compared same with the engrossed bills and finds them correctly enrolled.

We concur in this report: E. A. Palmeter, N. C. Mann.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 86, has compared same with the engrossed bill and finds it correctly enrolled.

HERBERT S. HARTER, Chairman.

MR. SPEAKER:

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

The Senate has passed Engrossed Substitute House Bill No. 24, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

The Senate has passed House Joint Memorial No. 16, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

The President has signed House Bill No. 57, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 100, House Bill No. 86, House Bill No. 156, House Bill No. 214, Substitute House Bill No. 5, House Concurrent Resolution No. 7 and Substitute House Joint Memorial No. 3.

SPECIAL ORDER OF BUSINESS.

The time having arrived, the House took up consideration of Engrossed Senate Bill No. 30, action on which had been deferred until after the noon recess and to be placed first on the afternoon calendar.

Debate ensued.

The Chair stated the question to be on the final passage of Engrossed Senate Bill No. 30.

The Clerk called the roll, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Bilger, Bingham, Brown, Brunton, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emrick, Emery, Fulkerson, Gehlen, Gessell, Hall, Harter, Herren, Hews, Jones, Johnson, Judson, Lanz, Ledgerwood, Mandery, Mann, McDonald, McDonnell, McGovern, Miller, Moore, Myers, Nelsen, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Roberts, Roesli, Roth, Schultz, Shine, Sisson,
Smith (Archibald), Smith (B. L.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—77.

Those absent or not voting were: Representatives Austin, Benson, Burns, Carty, Eddy, Gleason, Haddon, Halleran, Healy, Koehler, Leber, Luck, Magnuson, Neff, Nolan, Robbins, Schade, Shorett, Skinner, Smith (J. B.), Sullivan, Wilson (J. Ivan)—22.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 75, by Senator Chamberlin: Creating and establishing a state fire fund for insurance of public buildings and property.

The bill was read the second time by sections.

On motion of Mr. Anderson (B. Roy), the following amendment was adopted:

Amend Section 7, line 3, page 4 of the engrossed bill; strike the word "make" and insert in lieu thereof the word "made."

On motion of Mr. Anderson (B. Roy), the following amendment was adopted:

Amend Section 7, line 18 of the printed bill, same being line 5 of the engrossed bill; strike the parenthesis "( )" before and after the words "state auditing board."

On motion of Mr. Westover, the following amendment was adopted:

Amend Section 11, line 10 of the printed bill, the same being line 23 of the engrossed bill; after the word "brick" and before the word "roof" strike the words "or composition."

On motion of Mr. Westover, the following amendment was adopted:

Amend Section 11 by striking all of lines 13, 14 and 15 of the printed bill, the same being lines 26, 27 and 28, page 5 of the engrossed bill.

Mr. Peterson moved that the rules be suspended, and the bill advanced to third reading.

Debate ensued.

Mr. Van Dyk moved the previous question, and the demand was sustained.

Mr. Roth demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll, and the following absentees were noted: Representatives Adams, Benson, Burns, Cohn, Eddy, Gehlen, Gleason, Haddon, Halleran, Ledgerwood, Nolan, Smith (Vernon A.), Stewart, Sullivan and Waldron; Representatives Benson, Burns, Gleason and Sullivan having been excused.

The Sergeant-at-Arms announced the following absentees were now present: Representatives Adams, Smith (Vernon A.), Stewart and Waldron.

On motion of Mr. Cochrane, the unexcused absentees were excused and the House proceeded with business under the call of the House.

The Chair stated the question to be on the motion to advance Engrossed Senate Bill No. 75 to third reading.

Mr. Anderson (B. Roy) demanded a roll call, and the demand was sustained.
The Clerk called the roll, and the bill was advanced to third reading by the following vote: Yeas, 66; nays, 25; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Hall, Harter, Herren, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Luck, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Nelsen, Ott, Palmeter, Peterson, Reeves, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Thompson, Titus, Todd, Van ‘Dyk, Wanamaker, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—66.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Bilger, Bingham, Brunton, Cochrane, Eddy, Healy, Hews, Koehler, Magnuson, McGovern, Moore, Neff, Post, Reader, Roberts, Sisson, Smith (Vernon A.), Starrett, Stewart, Vane, Wentworth, Westover, Wilson (J. Ivan)—25.

Those absent or not voting were: Representatives Benson, Burns, Cohn, Eddy, Gehlen, Gleason, Haddon, Halleran, Ledgerwood, Nolan, Sullivan, Waldron—8.

The Speaker called Mr. Neff to preside.

Mr. Peterson moved that the rules be suspended, the second reading considered the third, and the bill placed on final passage.

Debate ensued.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 75, and it passed the House by the following vote: Yeas, 62; nays 25; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (Frank), Anderson (Glen), Aspinwall, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Hall, Harter, Herren, Jones, Judson, Lanz, Leber, Luck, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Nelsen, Ott, Palmeter, Peterson, Reeves, Richmond, Robbins, Roesli, Roth, Schade, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Thompson, Titus, Todd, Van ‘Dyk, Wanamaker, Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—62.

Those voting nay were: Representatives Anderson (B. Roy), Austin, Bilger, Bingham, Brunton, Cochrane, Healy, Hews, Koehler, Magnuson, McGovern, Moore, Neff, Post, Reader, Roberts, Schade, Sisson, Smith (Vernon A.), Starrett, Stewart, Vane, Wentworth, Westover, Wilson (J. Ivan)—25.

Those absent or not voting were: Representatives Benson, Burns, Cohn, Eddy, Gehlen, Gleason, Haddon, Halleran, Ledgerwood, Nolan, Sullivan, Waldron—12.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 28, by Senator Lovejoy: Relating to land settlement.

Mr. Healy raised the point of order that the bill was not properly on the calendar.

Mr. Bingham moved that the bill be referred to the Committee on Forestry and Logged-off Lands.
Mr. McDonald moved, as a substitute motion, that the committee be re­
quired to report the bill back by 4:30 p. m.

Mr. Sisson raised the point of order that the bill could not be referred
to the committee and reported back when the House was under the call of
the House.

The Speaker resumed the Chair.

THE SPEAKER: "I do not know why the House cannot direct the disposition of
business."

MR. ROTH: "Point of order. If the bill has not been to committee it is not
properly before the House."

THE SPEAKER: "The House cannot take action on this bill because it is not
properly before the House, but the House could order the bill reported back at any
time."

MR. ROTH: "Point of order. The subject matter of this bill is not before the
House. It is not in the jurisdiction of the House. It is in the jurisdiction of the
committee until such time as it comes out of the committee."

Further discussion ensued.

Mr. McDonald moved that the rules be suspended, and that Senate Bill
No. 28 be ordered out and considered by the House under suspension of the
rules.

THE SPEAKER: "The motion by Mr. McDonald is that the rules be suspended and
Senate Bill No. 28 be considered by the House."

Mr. Westover raised the point of order that the bill had not been con­
sidered by the committee.

Further discussion ensued.

THE SPEAKER: "The bill is in the possession of the House and the House can
dispose of it on a two-thirds vote."

With the consent of the House, Mr. McDonald withdrew his motion.

Mr. Anderson (B. Roy) moved that Senate Bill No. 28 be referred to
the Committee on Forestry and Logged-off Lands, with instructions to report
back to the House at 4:30 p. m., this date, and that the bill be returned to
the calendar.

The motion was carried.

Mr. Bingham moved that further proceedings under the call of the House
be dispensed with.

The motion was lost.

The chairman of the Committee on Forestry and Logged-off Lands being
absent, Mr. Westover was appointed by the Speaker to act as such chairman.

Mr. Vane moved that the members of the Committee on Forestry and
Logged-off Lands be permitted to retire, subject to call, for the purpose of
considering Senate Bill No. 28.

The motion was carried.

THE SPEAKER: "Senate Bill No. 69 and Senate Bill No. 41 have been referred to
committees, but have not been reported from the committees to which they were
referred. They are on the calendar and the House may take such action as it sees
fit, now or at the time the bills are reached."

Mrs. Myers also called attention to Senate Concurrent Resolution No. 6,
appearing last on the calendar.
Mr. Clark (A. W.) moved that Senate Bill No. 69, Senate Bill No. 41 and Senate Concurrent Resolution No. 6 be considered by the committees to which they were referred, and reported back by 5:00 p.m., this date.

The motion was carried.

**Senate Bill No. 93**, by Senator Morrow: Relating to fire districts.

**Mr. Speaker:**

We, a majority of your Committee on Public Utilities, to whom was referred Senate Bill No. 93, entitled “An Act relating to the formation, organization and government of fire prevention districts in areas outside of incorporated cities and towns in class ‘A’ counties; providing for a tax levy to maintain and operate the same; and for the election of and prescribing the duties of certain officers therein and prescribing the duties of certain other public officers in connection therewith,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Section 4, line 7 of the printed bill, being Section 4, line 20 of the original bill, by striking the word “rates” and inserting in lieu thereof the word “lands.”

Amend Section 5, line 3 of the printed bill, being Section 5, line 30 of the original bill, by inserting between the words “all” and “fees,” the words “assessments or.”

Amend Section 6, being Section 6, line 6 of the original bill, by striking the word “fees” and inserting in lieu thereof the word “assessments.”

**ANTHONY E. MANDERY, Chairman.**


The bill was read the second time by sections.

On motion of Mr. Mandery, the committee amendments were adopted.

On motion of Mr. Anderson (Frank), the following amendment was adopted:

Amend Section 1, line 3 of the printed bill, same being line 8 of the original bill; after the words “Class A” and before the word “counties” insert the words “and first class.”

On motion of Mr. Anderson (Frank), the following amendment was adopted:

Amend the title; in line 2 after the words “Class A” and before the word “counties” insert the words “and first class.”

On motion of Mr. Bilger, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 69; nays, 7; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Austin, Bilger, Bingham, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Collins, Compton, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Hall, Healy, Herren, Johnson, Judson, Lanz, Magauson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Nelsen, Ott, Palmeter, Peterson, Reeves, Richmond, Robbins, Roberts, Roth, Schade, Shine, Shorette, Sisson, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wannemaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—69.

Those voting nay were: Representatives Aspinwall, Brown, Brunton, Hews, Post, Roesli, Stewart—7.
Those absent or not voting were: Representatives Benson, Burns, Cohn, Dolsen, Eddy, Gehlen, Gleason, Haddon, Halleran, Harter, Jones, Koehler, Leber, Ledgerwood, Luck, McGovern, Neff, Nolan, Reader, Schultz, Skinner, Sullivan, Westover—23.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Mandery, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 93 to the Senate.

Engrossed Senate Bill No. 68, by Senator Barnes: Relating to dikes and drains.

The bill was read the second time by sections.

On motion of Mr. Moore, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Collins, Compton, Easterday, Edwards, Emerick, Fulkerson, Gessell, Haddon, Hall, Healy, Herren, Hews, Johnson, Judson, Lanz, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeret, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roessi, Roth, Schade, Shine, Shoretty, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—76.

Those absent or not voting were: Representatives Benson, Brown, Burns, Cohn, Dolsen, Eddy, Emery, Gehlen, Gleason, Halleran, Harter, Jones, Koehler, Leber, Ledgerwood, Luck, McGovern, Nolan, Reader, Schultz, Sullivan, Vane, Westover—23.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 90, by Senators Morthland and Heffron: Relating to remission of interest on irrigation assessments.

Mr. George McCoy, former member of the House of Representatives, upon invitation of the Speaker, was escorted to a seat upon the rostrum by Representative Carty.

House of Representatives,
Olympia, Wash., January 6, 1934.

Mr. Speaker:

We, a majority of your Judicia Committee, to whom was referred Senate Bill No. 90, entitled "An Act relating to the remission of interest on irrigation assessments, amending Section 9, Chapter 43 of the Laws of 1933 (Section 7445-1 Remington's Compiled Statutes) and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:
Amend the bill following Section 1 thereof and before Section 2 by inserting a new section as follows:

"Sec: 2. That Section 30 of an act entitled 'Irrigating Districts; Organization and Government of,' Session Laws of 1890, as amended by Section 17, Chapter 165 of Session Laws of 1895 (Sec. 7448 of Remington's Revised Statutes of Washington) be amended to read as follows:

"Section 17.  ... The matter recited in the certificate of sale must be recited in the deed, and such deed duly acknowledged or proved is prima facie evidence that—

"First: That property was assessed as required by law;

"Second: That the property was equalized as required by law;

"Third: That the assessments were levied in accordance with law;

"Fourth: The assessments were not paid;

"Fifth: At a proper time and place the property was sold as prescribed by law and by the proper officers;

"Sixth: The property was not redeemed;

"Seventh: The person who executed the deed was the proper officer.

"Such deed, duly acknowledged or proved, is (except as against actual fraud) conclusive evidence of the regularity of all the proceedings from the assessments by the secretary, inclusive, up to the execution of the deed. The deed conveys to the grantee the absolute title to the lands described therein, free from all encumbrances, except the lien of general taxes and except when the land is owned by the United States or this state, in which case it is prima facie evidence of the right of possession.'"

Amend Section 2 in line 22 of the original bill, being line 1 of the printed bill; following the word "Sec." strike the figure "2" and insert in lieu thereof the figure "3".

Amend the title of the bill; following the word and parenthesis "Statutes)" and before the word "and" insert the following: "; preserving the lien of general taxes on foreclosure of Irrigation assessments and amending Sec. 30 of an act entitled 'Irrigating Districts; Organization and Government of,' Laws of 1890, as amended by Sec. 17, Chapter 165 of Session Laws of 1895 (Section 7448 Remington's Revised Statutes of Washington)."

We concur in this report: Edward L. Cochrane, Donald A. McDonald, Ronald Moore, Richard B. Ott, Homer L. Post, W. A. Richmond, P. C. Shine, Judson W. Shorett.

The bill was read the second time by sections.

Mr. Cochrane moved the adoption of the committee amendment to the bill by inserting a new section.

Debate ensued.

Mr. Titus demanded the previous question, but the demand was not sustained.

Further debate ensued.

Mr. Bilger demanded the previous question, and the demand was sustained.

Mr. Hews demanded a roll call on the adoption of the committee amendment, and the demand was sustained.

The Clerk called the roll on the adoption of the committee amendment to insert a new section, to be known as Section 2, and the amendment was lost by the following vote: Yeas, 29; nays, 50; absent or not voting, 20.

Those voting yea were: Representatives Allen, Anderson (Glen), Aspinwall, Austin, Bingham, Clark (H. B.), Cleary, Cochrane, Collins, Emerick, Fulkerson, Hall, Healy, Hews, Magnuson, McDonald, McGovern, Miller, Moore, Ott, Palmeter, Post, Roberts, Roth, Shine, Shorett, Sisson, Stewart, Vane—29.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Frank), Bilger, Brown, Brunton, Cannon, Christianson, Clark
Those absent or not voting were: Representatives Benson, Burns, Carty, Cohn, Dolsen, Eddy, Gehlen, Gleason, Halleran, Lanz, Ledgerwood, Luck, Mann, Nolan, Reader, Sullivan, Waldron, Westover, Wilson (J. Ivan), Wilson (James W.)—20.

With the consent of the House, the committee amendments to Section 2, line 22, and to the title were withdrawn.

On motion of Mr. McDonnell, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote:

Yeas, 74; nays, 7; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Harter, Herren, Hew, Jones, Johnson, Judson, Leber, Magnuson, Mandery, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Nelsen, Ott, Palmet, Peterson, Reeves, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Titus, Todd, Van Dyk, Wananaker, Wentworth, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—74.

Those voting nay were: Representatives Bingham, Cochrane, Healy, Koecher, Luck, Roth, Stewart—7.

Those absent or not voting were: Representatives Benson, Brunton, Burns, Cohn, Eddy, Gehlen, Gleason, Halleran, Lanz, Ledgerwood, Mann, Moore, Nolan, Post, Reader, Sullivan, Westover, Wilson (James W.)—18.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

MR. SPEAKER:

The Senate has passed House Bill No. 47, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

MR. SPEAKER:

The Senate has concurred in House amendments to Senate Bill No. 89, and passed the bill as amended.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

MR. SPEAKER:

The Senate has concurred in the House amendments to Substitute Senate Bill No. 106, and passed the bill as amended.

GEO. E. STARR, Secretary.
MR. SPEAKER:
The Senate has concurred in House amendments to Substitute Senate Bill No. 101, and passed the bill as amended.

SENNATE AMENDMENTS TO HOUSE BILL.

MR. SPEAKER:
The Senate has passed Engrossed Substitute House Bill No. 64, with the following amendments:

Amend the title by striking the "27," from line 4 of the printed bill.

Amend the title by adding after the semicolon (:) following the word "thereto" in line 4 of the printed bill, the following: "and amending Section 15, of Chapter 96, Laws of 1921, as amended by Section 27, Chapter 166, Laws of 1933."

Amend Section 1 by striking the period (.) after the word "town" in line 27 on page 2 of the printed bill in subsection "e," and inserting in lieu thereof a colon (:) and adding thereto the following: "Provided, That the term 'certified freight carrier' shall include every person engaged in the business of providing, contracting for, or undertaking to provide transportation of property for compensation by any motor propelled vehicle between fixed termini or over a regular route on any public highway in the State of Washington: Provided, further, That the term 'certified freight carrier' as used in this act shall not include any person owning, controlling, operating or managing any motor vehicle operated exclusively in transporting agricultural, horticultural or dairy or other farm products from the point of production to market."

Amend Section 2 by striking subsection "a" of Sec. 2 and substituting in lieu thereof the following:

"No person shall operate as a certified freight carrier on any public highway in this state except in accordance with this act."

Amend Section 2 by striking the last sentence of subsection "g" in lines 69 and 70 on page 4 of the printed bill, and inserting in lieu thereof the following: "Applications for certificates of public convenience and necessity, for the transfer or mortgaging of such certificates, and for the issuance of duplicate certificate of public convenience and necessity, shall be accompanied by the following fees:

Application for certificate of public convenience and necessity.............. $25.00
Application for transfer of certificate of public convenience and necessity........................................... 5.00
Application for mortgaging of certificate of public convenience and necessity........................................... 5.00
Application for issuance of duplicate certificate of public convenience and necessity................................. 3.00"

Amend Section 2 by striking subsection "h".

Amend Section 5 by striking the word "section" in line 9 of said section on page 4 of the printed bill, and inserting in lieu thereof the word "act."

Amend the bill by inserting after Section 10 a new section to be known as Section 10½ to read as follows:

"Sec. 10½. That Section 25 of Chapter 166 of the Laws of 1933 be amended to read as follows:

'Section 25. The Department shall prescribe forms of application for such permits for the use of prospective applicants and shall make regulations for the filing thereof. All applications for such permits shall be accompanied by an application fee of two dollars ($2.00).'

Amend the bill immediately following Section 10½ thereof by inserting a new section to be known as Section 11 to read as follows:

'Sec. 11. That Section 15 of Chapter 96 of the Laws of 1921 as amended by Section 1 of Chapter 140 of the Laws of 1931 as further amended by Section 27 of Chapter 166 of the Laws of 1933 be amended to read as follows:

'Section 15. Except as otherwise specifically provided by law for the registration of each motor vehicle, there shall be paid and collected annually three dollars ($3.00); and in addition thereto for each for-hire car, auto stage or auto stage
trailer, four dollars and fifty cents ($4.50) per seat for the seating capacity thereof; and for each truck or trailer the following fees, based upon the maximum rated carrying capacity thereof: 5,000 lbs. or less, 75c per hundred weight or fraction thereof; over 5,000 lbs. and not to exceed 10,000 lbs., 85c per hundred weight or fraction thereof; over 10,000 lbs. and not to exceed 15,000 lbs., 95c per hundred weight or fraction thereof; over 15,000 lbs. and not to exceed 20,000 lbs., $1.05 per hundred weight or fraction thereof; over 20,000 lbs. the last mentioned rate shall be increased 10c per hundred weight or fraction thereof for each ton the maximum rated carrying capacity exceeds 20,000 lbs.:

Provided,

No such fee shall exceed six hundred dollars ($600.00); and in case any such vehicle shall be propelled by steam or electricity, gas or other fuel upon which an excise tax on liquid fuel has not been provided by this act, an additional fee of seventy-five cents (75c) per hundred weight or fraction thereof of such vehicle’s gross weight shall be paid and collected in lieu of such excise tax; Provided, That the fee for any truck or trailer used only for the purpose of transporting any well-drilling machine, air compressor, rock crusher, conveyor, hoist/donkey engine, cook house, tool house, bunk house or similar machine or structure attached to and made a part thereof, shall be three dollars ($3.00): Provided, further, That no additional fee shall be required to be paid upon trucks or trailers of a maximum rated carrying capacity of one-half (½) ton or less when the same is used by the owner solely for carrying his own produce or property.

‘Annual fees for dealer’s licenses, and dealer’s license plates and fees for additional plates, shall be paid and collected as follows: Dealers in motorcycles and motor vehicles five dollars ($5.00) including one set of dealer’s license plates, and additional sets of license plates bearing the same number, two dollars ($2.00) per set of two plates.

‘It shall be unlawful for the owner or operator of any motor vehicle, truck or trailer not licensed annually for hire to carry passengers therein for hire. • • • Provided, That in lieu of the fee heretofore set forth for trailers of a carrying capacity of 20,000 pounds or greater, the operation of which is carried on under special permit from the Department of Highways, may be operated for a fee of $2.00 plus a per diem fee of $5.00 per day for each day’s operation thereof on the streets or highways within the state. The per diem fee shall be paid to the Director of Licenses in such manner and at such time as he shall by general rules provide.’"

Amend Section 11 by striking all of said Section 11.

Amend the bill by inserting after Section 17 a new section to be known as Section 18 to read as follows:

“Sec. 18. Persons operating under certificates of public convenience and necessity heretofore issued under Chapter 111 of the Laws of 1921 and acts supplemental or amendatory thereto, shall continue to operate under said certificates in the same manner and to the same effect as if such certificates were granted under the provisions of this act.”

Amend Section 18 by striking the word and figures “Sec. 18” and inserting in lieu thereof the word and figures “Sec. 19”; and the same is herewith transmitted.

MOmTIONS.

Mr. Skinner moved that the House concur in the Senate amendments to Engrossed Substitute House Bill No. 64.

Mr. Miller moved, as a substitute motion, that the House defer action on the Senate amendments to Engrossed Substitute House Bill No. 64 until further investigation could be made.

Mr. Skinner accepted the substitute motion, and with the consent of the House withdrew his motion.

The motion by Mr. Miller was carried.

Mr. McDonald moved that the Chair appoint a committee of three to draw an appropriate resolution in regard to the passing of the wife of Judge Holcomb and the mother of the Chief Clerk of the House.

The motion was carried.
The chair appointed Representatives Brunton, McDonald and Wanamaker as the members of the committee.

Mr. Cochrane moved that the House do now consider Engrossed Senate Joint Memorial No. 12.

Mr. Starrett demanded the previous question, and the demand was sustained.

The motion was lost.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 87, by Senator Chamberlin: Prohibiting the sale of intoxicating liquors.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 4, 1934.

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred Engrossed Senate Bill No. 87, entitled "An Act prohibiting the sale of intoxicating liquors on or near the grounds of the University of Washington and amending Section 1 of Chapter 75 of the Laws of 1895," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the bill in line 7 of the engrossed bill, the same being line 5 of the printed bill; after the comma following the word "south", strike the words "Eighth Ave. N. E. on the West, East 52nd St. on the North, and Lake Washington on the East", and insert in lieu thereof the following words: "University Way on the West, East 47th Street on the North, and Lake Washington on the East."

Joseph D. Roberts, Chairman.

We concur in this report: Jos. F. Koehler, Judson W. Shorett, N. C. Mann, Frank Anderson, Carl J. Luck.

The bill was read the second time by sections.

Mr. Roberts moved the adoption of the amendment by the Committee on Cities of the First Class.

Debate ensued.

On motion of Mr. Neff, the previous question was ordered.

The amendment by the committee was lost.

On motion of Mr. Magnuson, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

On motion of Mr. Titus, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 87, and it passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Harter, Herren, Hews, Jones, Johnson, Judson, Koehler, Leber, Luck, Magnuson, Mandery, McDonald, McDonnell, Miller, Moore, Myers, Neff, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Wanamaker,
Wentworth, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—79.

Those voting nay were: Representative Bingham—I.

Those absent or not voting were: Representatives Anderson (Frank), Benson, Burns, Cohn, Eddy, Gehlen, Gleason, Halleran, Healy, Lanz, Ledgerwood, Mann, McGovern, Nelsen, Nolan, Reader, Sullivan, Waldron, Wilson (James W.)—19.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION.

Mr. Skinner moved that the House do not concur in the Senate amendments to Engrossed Substitute House Bill No. 64, and that the Senate be asked to recede therefrom.

The motion was carried.

SECOND READING OF BILLS.

Senate Bill No. 53, by Senators Thein and Norman: Authorizing the exchange of state lands.

The bill was read the second time by sections.

On motion of Mr. Westover, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. It passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Collins, Compton, Dolsen, Easterday, Edwards, Emrick, Emery, Fulkerson, Gessell, Haddon, Hall, Harter, Herren, Hews, Johnson, Judson, Koehler, Leber, Luck, Magnuson, Mandery, McDonald, McDonnell, McGovern, Miller, Myers, Neff, Ott, Palmeter, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Westover, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—78.

Those absent or not voting were: Representatives Benson, Bilger, Burns, Cohn, Eddy, Gehlen, Gleason, Halleran, Healy, Jones, Lanz, Ledgerwood, Mann, Moore, Nelsen, Nolan, Reader, Roth, Sullivan, Wentworth, Wilson (James W.)—21.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Senate Bill No. 80, by Senator Chamberlin: Relating to standard bred horses.

Mr. Adams moved that Engrossed Senate Bill No. 80 be indefinitely postponed.

Debate ensued.
Mr. Post moved that 6 o'clock p.m., having arrived, the House cease consideration of Senate Bills, in accordance with the resolution adopted by both Senate and House. The motion was carried.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred Substitute House Bill No. 27, has compared same with the original bill and finds it correctly enrolled.

I concur in this report: Harry H. Brown.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

The Senate has passed Engrossed House Bill No. 23; also House Bill No. 101, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

The President has signed Senate Bill No. 89; also Substitute Senate Bill No. 101; also Substitute Senate Bill No. 106; also Substitute Senate Bill No. 110; and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 170 with the following amendments:

Amend Section 1, in lines six and seven of the printed bill, the same being line 14 of the original bill; strike the words and figures "one-tenth (1/10)" and insert in lieu thereof the words and figures "one-sixth (¾)".

Amend Section 1, being line 17 page 2 of the original bill, same being Section 1, line 33 of the printed bill, same being line 34 of the original bill; strike the period (.) after the word "act" and inserting in lieu thereof a colon (:) and the following new matter: "Provided further, That if after any such contract shall have been made, the county treasurer has reasonable grounds to believe that any personal property, upon which taxes have been levied and concerning which said contract has been made and taxes on which have not been paid in whole or in part, is about to be removed from the county where the same has been assessed or is about to be destroyed, sold or disposed of, or will by reason of depreciation or obsolescence be inadequate to secure the amount of such delinquent taxes at all times during the period covered by such agreement, the county treasurer may by giving notice thereof in writing to the owner of said property elect to abrogate said agreement and dismember for any taxes remaining unpaid in which event said contract shall become void and inoperative."

Amend Section 1, lines 18 and 19, page 2 of the original bill, same being line 34 of the printed bill, by striking therefrom as follows: "11250, Remington's Revised Statutes of Washington" and inserting in lieu thereof the following: "1. Chapter 29 Laws of 1907, (Sec. 11250, Rem. Rev. Stat.)".

Amend Section 2, being line 28 of the original bill, same being Section 2, line 1 of the printed bill, by inserting after the word "proceedings" the following: "except as in this act provided"; and the same is herewith transmitted.

Geo. E. Starr, Secretary.
Mr. Roth moved that the House concur in the Senate amendments to Engrossed House Bill No. 170.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 170, as amended by the Senate, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21,

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Clark (A. W.), Clark (H. B.), Cleary, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Gessell, Haddon, Hall, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Leber, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeteer, Peterson, Post, Reeves, Richmond, Robbins, Roberts, Roesli, Roth, Schultz, Shine, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldrone, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—78.

Those absent or not voting were: Representatives Benson, Burns, Christianson, Cochrane; Cohn, Eddy, Fulkerson, Gehlen, Gleason, Halleran, Koehler, Lanz, Ledgerwood, McGovern, Nolan, Reader, Schade, Smith (Vernon A.), Sullivan, Westover, Wilson (James W.)—21.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 11, 1934.

Mr. Speaker:
The Senate refuses to recede from its amendments to Engrossed Substitute House Bill No. 64, and asks for a conference thereon. Geo. E. Starr, Secretary.

Mr. Van Dyk moved that the request of the Senate for a Conference Committee on Senate amendments to Engrossed Substitute House Bill No. 64 be granted, and that the Conference Committee be appointed.

The motion was carried:
The Speaker appointed Representatives Skinner, Mandery and Schultz as members of the Conference Committee on Senate amendments to Engrossed Substitute House Bill No. 64.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 11, 1934.

Mr. Speaker:
The Senate has passed Engrossed House Bill No. 29; also House Bill No. 60; also House Bill No. 66; also House Bill No. 212; and the same are herewith transmitted. Geo. E. Starr, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 89; Substitute Senate Bill No. 101; Substitute Senate Bill No. 106; Substitute Senate Bill No. 110, and Substitute House Bill No. 27.
RESOLUTION.

Be It Resolved, By the House of Representatives in Extraordinary Session assembled, that we extend our tenderest sympathy to our honored Chief Clerk, S. R. Holcomb, in the bereavement which he has suffered in the loss of his Mother.

For his comfort and consolation in this hour of sadness, we commend to him that faith and hope, ever present in the human heart, which moves us toward a reunion with those whom we have loved and lost.

Respectfully submitted,

DONALD A. MCDONALD,
E. L. BRUNTON,
PEARL A. WANAMAKER.

Mr. Brunton moved the adoption of the resolution.

The motion was carried.

Mr. McDonald moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

On motion of Mr. McDonald, the House was declared at recess until 9:00 p. m., this date.

EVENING SESSION.

The Speaker called the House to order at 9:00 p. m.

The Clerk called the roll and all members were present except Representatives Adams, Aspinwall, Benson, Brown, Brunton, Burns, Christianson, Clark (A. W.), Cleary, Cohn, Collins, Easterday, Eddy, Fulkerson, Gehlen, Gleason, Hall, Halleran, Harter, Hews, Koehler, Leber, Ledgerwood, Luck, McDonnell, McGovern, Miller, Nolan, Palmer, Peterson, Reader, Richmond, Robbins, Shorette, Sullivan, Todd and Westover; Representatives Benson, Burns, Gleason, McGovern, Nolan, Peterson and Sullivan having been excused.

The Speaker called Mr. Anderson (B. Roy) to preside.

MOTION.

Mr. McDonald moved that the House take up consideration of Engrossed Senate Joint Memorial No. 12.

The motion was carried.

SECOND READING OF MEMORIAL.

Engrossed Senate Joint Memorial No. 12, by Senator Bishop: Relating to bridge across the canal between Port Townsend Bay and Oak Bay.

The memorial was read the second time in full.

On motion of Mr. Roth, the rules were suspended, the memorial was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage. It passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Fulkerson, Gehlen, Gessell, Haddon, Hall, Harter,
Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Luck, Magnuson, Mandery, Mann, McDonald, McDonnell, Mc Govern, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reader, Reeves, Richmond, Robbins, Roberts, Roessli, Roth, Schade, Schultz, Shire, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Westover, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—92.

Those absent or not voting were: Representatives Benson, Burns, Easyterday, Gleason, Halleran, Nolan, Sullivan—7.

The memorial, having received the constitutional majority, was declared passed.

COMMUNICATION.

HOUSE OF REPRESENTATIVES,
STATE OF WASHINGTON, OFFICE OF CHIEF CLERK.
OLYMPIA, January 11, 1934.

To the House of Representatives, Olympia, Washington.

LADIES AND GENTLEMEN: I am very grateful to the members of the House of Representatives for the sympathy and consolation they have expressed for me. It is most comforting to one who feels such things deeply.

Yours respectfully,

S. R. HOLCOMB, Chief Clerk.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 115, also Engrossed House Bill No. 92, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

The Senate has passed House Bill No. 192, also Engrossed House Bill No. 113, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

The Senate has passed House Bill No. 203, also Engrossed House Bill No. 210, also Engrossed House Bill No. 211, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

The Senate has passed House Joint Resolution No. 12, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

The Senate has passed Substitute House Bill No. 15, with the following amendments:

Amend the title by striking the period at the end of the title and adding "and providing that this act shall take effect immediately."
Amend Section 2, line 22 of the original bill, the same being Section 2, line 4 of the printed bill, by inserting between the words “district” and “requesting” the words “or a majority of the families residing in said district”; and the same is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. Sisson moved that the House concur in the Senate amendments to Substitute House Bill No. 15.

The motion was carried.

The Clerk called the roll on the passage of Substitute House Bill No. 15, as amended by the Senate, and it passed the House by the following vote: Yeas, 76; nays, 2; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Halleran, Herren, Hewz, Jones, Johnson, Judson, Koehler, Lanz, Leber, Magnuson, Mann, McDonald, McDonnell, Miller, Moore, Myers, Neff, Nelsen, Ott, Palmeter, Peterson, Post, Reeves, Roberts, Roesli, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—76.

Those voting nay were: Representatives Schade, Wanamaker—2.

Those absent or not voting were: Representatives Benson, Brunton, Burns, Cleary, Eddy, Gehlen, Gleason, Gleason, Harter, Healy, Ledgerwood, Luck, Mandery, McGovern, Nolan, Reader, Richmond, Robbins, Roth, Smith (Vernon A.), Sullivan, Westover—21.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:

The Senate has passed Re-engrossed House Bill No. 163, with the following amendments:

Amend the title by striking the period at the end of the title and substituting a comma in lieu thereof and adding the following: “and providing that this act shall not be effective after April 1st, 1935.”

Amend the title by striking the period at the end of the title and adding “and declaring an emergency.”

Amend the bill by adding thereto a new section to be known as Section 4, reading as follows:

“Sec. 4. The provisions of this act shall not be effective after April 1st, 1935.”

Amend the bill by adding a new section to be known as Section 5, reading as follows:

“Sec. 5. This act is necessary for the immediate support of the State Government and its existing public institutions and shall take effect immediately.”; and the same is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. Anderson (B. Roy) moved that the House concur in the Senate amendments to Re-engrossed House Bill No. 163.

The motion was carried.

The Clerk called the roll on the passage of Re-engrossed House Bill No. 163, as amended by the Senate, and it passed the House by the following vote: Yeas, 73; nays, 4; absent or not voting, 22.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Bilger, Bingham,
Cannon, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Healy, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McGovern, Miller, Moore, Myers, Neff, Nelson, Ott, Palmeter, Peterson, Post, Reeves, Roberts, Schade, Shine, Shoretta, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (James W.), Wilson (John N.), Wiswall, Mr. Speaker—73.

Those voting nay were: Representatives Clark (H. B.), Herren, Roesli, Schultz—4.

Those absent or not voting were: Representatives Austin, Benson, Brown, Brunton, Burns, Cleary, Eddy, Gahlen, Gleason, Halleran, Harter, Luck, Mann, McDonnell, Nolan, Reader, Richmond, Robbins, Roth, Starrett, Sullivan, Westover—22.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

MR. SPEAKER:

The Senate has passed Engrossed Substitute House Bill No. 215, with the following amendments:

Amend Section 2, lines 26 to 30 inclusive of the original bill, by striking from and including the word "electrical" in line 26 to and including "(1)" in line 30, and inserting in lieu thereof the following: "fisheries, (d) forests, (e) industrial and commercial establishments, (f) lands, (g) mines and minerals, (h) rivers and harbors, (i) wild life and recreational facilities, (J)"

Amend Section 2, being line 18 of page 2 of the original bill, by striking the period (.) after the word "resources" in said line and inserting in lieu thereof a colon (:) and the following: "Provided, however, That nothing in this act shall be construed to apply to the natural water power resources of the state or to any publicly owned utility and/or electrical transmission and/or distribution system."

Amend Section 2, page 2, line 6 of the original bill, by striking the colon (:) after the word "thereof" and substituting a period (.) in lieu thereof and striking all of lines 7, 8 and 9 immediately following.

Amend Section 2, line 11, page 2, by striking therefrom the colon (:) immediately following the word "development" and inserting in lieu thereof a period (.) and strike out all of lines 12, 13 and 14 immediately following.

Amend Section 2, line 3 of the printed bill; after the word "including" strike the words "agriculture, horticulture and animal husbandry."

Amend the Senate Committee amendment to Section 2 by adding after the proviso contained therein as being added to and being made a part of Section 2, by adding a further proviso to read as follows: "Provided further that nothing in this act shall be construed to apply to state lands."

Amend Section 3, line 2 of the printed bill; strike the words "state forests."

Amend Section 4, line 1 of the printed bill, after the word "thereof" and before the word "may" insert the words "when authorized to do so by a majority of the council,"; and the same is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. Magnuson moved that the House concur in the Senate amendments to Engrossed Substitute House Bill No. 215.

The motion was carried.

The Clerk called the roll on the passage of Engrossed Substitute House Bill No. 215, as amended by the Senate, and it passed the House by the following vote: Yeas, 70; nays, 8; absent or not voting, 21.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Christianson, Clark (A. W.), Cochrane, Collins, Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Gessell, Haddon, Hall, Healy, Herren, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McGovern, Miller, Myers, Neff, Nelsen, Palmeter, Peterson, Post, Reeves, Roberts, Roesli, Roth, Schade, Schultz, Shine, Shorett, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Thompson, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—70.

Those voting nay were: Representatives Clark (H. B.), Fulkerson, Koehler, Ott, Stewart, Titus, Westover, Wilson (James W.)—8.

Those absent or not voting were: Representatives Benson, Burns, Carty, Cleary, Cohn, Eddy, Gehlen, Gleason, Halleran, Harter, Hews, Luck, Mann, McDonnell, Moore, Nolan, Reader, Richmond, Robbins, Sisson, Sullivan—21.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

COMMUNICATION.

OLYMPIA, WASH., January 6, 1934.

To the Members of the House in Special Session Assembled:

I wish to express my appreciation for your kind letter of sympathy to me in my sorrow in losing my dear mother.

At such a time there is nothing which helps one more than the assurance that they have friends whose hearts are full of kindness toward them.

I shall treasure your letter always. Very sincerely,

MINERVA E. TROY.

SECOND READING OF BILLS.

Substitute Senate Bill No. 41, by Senators Gray, Smith (Horace E.), Stinson, Heffron, Reardon, Gable, Ferryman, Smith (Don Cary), Murphy (K.), Thein, Peirce, Voss, Ronald and Williams: Relating to the transfer of state lands.

The Speaker called attention to Substitute Senate Bill No. 41, which dealt with securing authority from the state for the City of Vancouver to store certain machinery.

Mr. Sisson moved that the House abide by the rules and consider no more bills.

The motion was carried.

On motion of Mr. McDonald, the House adjourned until 10:00 a. m., Friday, January 12, 1934.

GEO. F. YANTIS, Speaker.
The Speaker called the House to order at 10:00 a.m.

The Clerk called the roll and all members were present except Representatives Benson, Burns, Cleary, Cochrane, Easterday, Emery, Fulkerson, Gehlen, Gessell, Gleason, Haddon, Halleran, Hews, Luck, Magnuson, Mandery, McGovern, Nolan, Peterson, Post, Reader, Roberts, Schade, Sullivan, Westover, Wilson (James W.); Representatives Benson, Burns, Gleason, McGovern, Peterson and Sullivan having been excused.

Prayer was offered by Rev. Walter G. Comin of the First United Presbyterian Church of Olympia, Washington.

The Reading Clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Austin further reading was dispensed with and the journal was approved.

On motion of Mr. Van Dyk, Rule 20 was suspended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

Mr. Speaker:

The President has signed Substitute House Bill No. 27; also Senate Bill No. 30; also Senate Bill No. 53; also Senate Bill No. 68; also Senate Bill No. 87; also Senate Bill No. 90, and the same are herewith transmitted.

GEO. E. STARR, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 30, Senate Bill No. 53, Senate Bill No. 68, Senate Bill No. 87 and Senate Bill No. 90.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

Mr. Speaker:

The Senate refused to concur in the House amendments to Engrossed Senate Bill No. 75, and asks the House to recede therefrom. Said bill is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. Van Dyk moved that the House recede from its amendments to Engrossed Senate Bill No. 75.

The motion was carried.

The Chair stated the question to be on the final passage of Engrossed Senate Bill No. 75, without the House amendments thereto.

Mr. McDonald demanded a call of the House and the demand was sustained.
CALL OF THE HOUSE.

The Sergeant-at-Arms was instructed to lock the doors. The Clerk called the roll and the following absentees were noted: Representatives Benson, Burns, Gehlen, Gleason, Halleran, Luck, Nolan, Ott, Peterson, Reader, Roberts, Schade, Sullivan, Westover and Wilson (James W.); Representatives Benson, Burns, Gehlen, Gleason, Halleran, Nolan, Ott, Peterson and Sullivan having been excused.

On motion of Mr. Compton, the unexcused absentees were excused and the House proceeded with business under the call of the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 75, without the House amendments thereto, and it passed the House by the following vote: Yeas, 55; nays, 26; absent or not voting, 18.

Those voting yea were: Representatives Allen, Anderson (Frank), Anderson (Glen), Aspinwall, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Compton, Dolsen, Easterday, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Harter, Herren, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Mandery, Mann, McDonald, McDonnell, Miller, Myers, Nelsen, Palmeter, Reeves, Richmond, Robbins, Roesli, Roth, Schultz, Shine, Shorette, Skinner, Smith (Archibald), Smith (B. L.), Smith (J. B.), Sorensen, Thompson, Titus, Van Dyk, Wanamaker, Mr. Speaker—55.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Austin, Bilger, Bingham, Cleary, Cochrane, Cohn, Collins, Eddy, Healy, Hews, Koehler, Moore, Neff, Post, Sisson, Smith (Vernon A.), Starrett, Stewart, Todd, Vane, Waldron, Wentworth, Wilson (J. Ivan), Wilson (John N.)—26.

Those absent or not voting were: Representatives Benson, Burns, Gehlen, Gleason, Halleran, Luck, Magnuson, McGovern, Nolan, Ott, Peterson, Reader, Roberts, Schade, Sullivan, Westover, Wilson (James W.), Wiswall—18.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. McDonald: "Mr. A. E. Mills, former member of the House of Representatives, was called by death early this morning. I therefore move you, Mr. Speaker, that a committee of three be appointed by the Speaker to prepare a resolution on the death of Mr. A. E. Mills, former Representative from Kitsap County."

The motion was carried.

The Speaker appointed Representatives Haddon, Brunton and Sisson as members of the committee.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 12, 1934.

Mr. Speaker:

The President has appointed Senators Lovejoy, Palmer and Nugent as members of a Conference Committee on Engrossed Substitute House Bill No. 64.

Geo. E. Starr, Secretary.
Mr. Speaker:

The President has signed Substitute House Joint Memorial No. 3; also Substitute House Bill No. 5; also House Bill No. 86; also House Bill No. 156; also House Bill No. 214; also House Concurrent Resolution No. 7, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., January 11, 1934.

Mr. Speaker:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 7, entitled "An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds and declaring that this act shall take effect immediately," with House amendments, have had the same under consideration, and we have reached an agreement, and beg to report as follows:

The Senate to concur in all House amendments to Section 3; Senate to concur in House amendments to Section 4; Senate to concur in House amendments to Section 8; Senate to concur in House amendments to Section 12; Senate to concur in House amendments to Section 16; Senate to concur in House amendment to Section 18; Senate to concur in House amendments to Section 20; Senate to concur in House amendment to Section 21; Senate to concur in House amendment to Section 22; Senate to concur in House amendments to Section 24; Senate to concur in House amendment to Section 25; Senate to concur in House amendments to Section 27; Senate to concur in House amendment to Section 28; Senate to concur in all House amendments to Section 29, except that the House shall recede from that amendment reading as follows: "Amend Section 29, line 12 of the printed engrossed bill by striking the period (.) and inserting in lieu thereof the following: 'Provided further, every holder of a city or county license for the sale of beer by the glass, issued prior to December 1, 1933, shall be entitled to a state license as set forth in Section 23, subsection (5) of this act, said state license to be limited to the unexpired term of the city or county license; Provided further, for the year 1934 such licensee shall not be required to pay the license fee therein set forth, but in lieu thereof the amount shall be deducted from the re-allocation of funds to the respective cities and counties as set forth in Section 78, subsection (1); Provided further, that the Board shall have full power to cancel any license.'"

Senate to concur in House amendment to Section 30; Senate to concur in House amendment to Section 31; Senate to concur in House amendments to Section 33; Senate to concur in House amendment to Section 34; Senate to concur in House amendments to Section 43; Senate to concur in House amendments to Section 45; Senate to concur in House amendment to Section 47; Senate to concur in House amendments to Section 52; Senate to concur in House amendment to Section 56; Senate to concur in House amendment to Section 59; Senate to concur in House amendment to Section 62; Senate to concur in House amendments to Section 63; Senate to concur in House amendment to Section 66; the House to recede from House amendment to Section 69 reading as follows:

"Amend Section 69, line 3 of the printed engrossed bill, after the semicolon (:) insert the following: 'Provided, That no liquor store shall be established within five hundred feet (500 ft.) of any public school.'"

Senate to concur in the House amendment to Section 69 reading as follows:

"Amend Section 69, between lines 3 and 4 of the printed engrossed bill, insert a new paragraph to read as follows: '(aa) To appoint in incorporated cities and towns, in which no state liquor store is located, liquor vendors. Such liquor vendors shall be agents of the Board and be authorized to sell liquor to such persons, firms or corporations as provided for the sale of liquor from a state liquor store, and such..."
vendors shall be subject to such additional rules and regulations consistent with this act as the Board may require."

Senate to concur in House amendment to Section 73. Senate to concur in House amendment to Section 76 reading as follows:

"Amend Section 76, line 30 of the printed engrossed bill; strike the words 'such bonds' and insert in lieu thereof 'Bonds issued under the provisions of this act.'"

The House to recede from House amendment to Section 76 reading as follows:

"Amend Section 76, beginning with the word 'Bonds' in line 27 of the printed engrossed bill, strike all the matter down to and including the word 'thereof' in line 30."

The House to recede from House amendments to subsection (1) of Section 78; the Senate to concur in all other amendments to Section 78. The Senate to concur in House amendments to Section 79; Senate to concur in House amendment to Section 82; Senate to concur in House amendment to Section 84; Senate to concur in House amendment to Section 85; Senate to concur in House amendment to Section 89; Senate to concur in House amendment to Section 91; Senate to concur in House amendment to Section 92; Senate to concur in House amendment to Section 93; Senate to concur in House amendment to Section 96.

Senate Members:
E. N. STEELE,
DON CARY SMITH,
HORACE E. SMITH.

House Members:
J. T. LEDGERWOOD,
DAVE S. COHN,
JOHN W. EDDY.

Mr. Ledgerwood moved the adoption of the report of the Conference Committee.

Debate ensued.

Mr. Fulkerson demanded the previous question and the demand was sustained.

Mr. McDonald demanded a roll call and the demand was sustained.

The Speaker: "The matter before you is the report of the Conference Committee, which is that the Senate concur in certain amendments proposed by the House and the House recede from four amendments, which have been discussed by you. If the Conference Committee report is adopted, that is, if the 'ayes' prevail on that vote, the bill will be before you on final passage. If you refuse to adopt the report the whole matter will be open and in the state it was before the report was turned in, and the bill will be returned to the Conference Committee for further report."

The Clerk called the roll on the adoption of the report of the Conference Committee and the report was adopted by the following vote: Yeas, 61; nays, 24; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Cohn, Compton, Dolsen, Eddy, Edwards, Emery, Gessell, Haddon, Harter, Healy, Hews, Jones, Johnson, Judson, Leber, Ledgerwood, Magnuson, Mandery, McDonald, McDonnell, McGovern, Moore, Myers, Neff, Post, Reeves, Richmond, Roessli, Roth, Schade, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—61.

Those voting nay were: Representatives Anderson (Frank), Clark (A. W.), Clark (H. B.), Cleary, Cochran, Collins, Easterday, Emerick, Fulkerson, Hall, Herren, Koehler, Lanz, Mann, Miller, Nelsen, Palmeter, Robbins, Schultz, Smith (J. B.), Smith (Vernon A.), Stewart, Titus, Wentworth—24.

Those absent or not voting were: Representatives Benson, Burns, Gehlen, Gleason, Halleran, Luck, Nolan, Ott, Peterson, Reader, Roberts, Sullivan, Westover, Wilson (James W.)—14.
The Chair stated the question to be on the final passage of Engrossed Senate Bill No. 7, as amended by the Conference Committee.

Extended debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll and the House passed Engrossed Senate Bill No. 7, as amended by the Conference Committee, by the following vote: Yeas, 63; nays, 23; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Glen), Aspinwall, Austin, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Cochrane, Cohn, Compton, Dolsen, Eddy, Edwards, Emerick, Emery, Gessell, Haddon, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Lanz, Leber, Ledgerwood, Mandery, McDonald, McDonnell, Mc Govern, Moore, Myers, Neff, Nelsen, Post, Reeves, Richmond, Roesli, Roth, Schade, Shorette, Sisson, Skinner, Smith (Archibald), Smith (B. L.), Sorensen, Starrett, Thompson, Todd, Van Dyk, Vane, Wannemaker, Wilson (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—63.

Those voting nay were: Representatives Anderson (Frank), Bilger, Clark (H. B.), Cleary, Collins, Easterday, Fulkerson, Hall, Koehler, Magneson, Mann, Miller, Palmer, Robbins, Schultz, Shine, Smith (J. B.), Smith (Vernon A.), Stewart, Titus, Waldron, Wentworth, Westover—23.

Those absent or not voting were: Representatives Benson, Burns, Gehlen, Gleason, Halleran, Luck, Nolan, Ott, Peterson, Reader, Roberts, Sullivan, Wilson (James W.)—13.

The bill, having received the constitutional majority, was declared passed as amended by the Conference Committee.

EXPLANATIONS OF VOTE.

Mr. Shine: "I have considered the proposed Steele bill and I cannot endorse it upon constitutional grounds.

"In regard to the Constitutional question involved, it is well known that the Omnipotent Court (the people) withdrew this subject (liquor control) from the Legislature for two years after enactment in 1932 by Initiative 61.

"It is well known as stated by Judge Holcomb in his minority opinion in the case of State ex rel. Short v. Binkle, 116 Wash., page 14, that

"'During the last forty years of the Nineteenth Century and the first decade of the Twentieth Century, popular unrest and distrust of legislatures resulted, in numerous states, in a return to the primitive system of direct legislation, modified by modern systems of election. The result in this state was the adoption in 1912 of the Seventh Amendment to the Constitution, which is, in substance, set forth in the majority opinion. By plain and simple, apt and certain words, it withdrew from the legislature the power to finally enact legislation, with certain clear exceptions, and reserved them to the people.'"

"In the same opinion Judge Holcomb said:

"'All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights. (Constitution of Washington, Art. 1, Sec. 1.)'

"Section 32 of the same article declares:

"'A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.'"

"I would refer you to Sections 33 and 34, Art. 1 of the State Constitution, and more especially to Section 1, Art. II, which reads:

"'The legislative authority of the State of Washington shall be vested in the Legislature, consisting of a Senate and House of Representatives, which shall be called the Legislature of the State of Washington, but the people reserve to them-
selves the power to propose bills, laws, and to enact or reject the same at the polls, independent of the Legislature, and also reserve power, at their own option, to approve or reject at the polls any act, item, section or part of any bill, act or law passed by the Legislature."

"Subdivision (c) under the above article reads:

"No act, law, or bill subject to referendum shall take effect until ninety days after the adjournment of the session at which it was enacted. No act, law, or bill approved by a majority of the electors voting thereon shall be amended or repealed by the Legislature within a period of two years following such enactment. But such enactment may be amended or repealed at any general, regular or special election by direct vote of the people thereon.

"Many voters voted against Initiative Measure No. 61 because it provided no method of controlling liquor in the State of Washington during the period between the repeal of the 18th Amendment and the regular session of the Legislature in 1935, though it was clearly shown that if the 18th Amendment be repealed by the people, the Legislature could not for two years thereafter repeal or amend that initiative measure, and specifically provided that the people only could repeal, amend or replace what the people then voted upon.

"In my opinion the Legislature is prohibited by the people from interfering with this subject, plainly withdrawn from it by Initiative No. 61.

"I believe that all power is from God, first given to the people and by them delegated, and now for the Legislature to pass a regulatory bill at this special session is like flying in the face of our Creator."

MR. MILLER: "I have voted 'no' consistently on the Steele Bill primarily because I feel that revenue should be raised for the purpose of relieving taxation.

"The talk about the liquor problem being a 'social problem' which can be solved by legislation here is to my mind all 'bunk.' Any social problem may, and can only be reached in the home.

"I believe that a more liberal bill would be enforceable, but this bill merely goes ahead and reenacts a more prohibitory law than the 18th Amendment.

"Revenue is imperative for the State and old age pension, and here was our opportunity and we refused it."

MR. HERREN (on the passage of the liquor bill supporting the amendment to allocate funds to the Old Age Pension Fund):

"The progress of our country in the past has been one of expansion—in the future it will necessarily be one of economical study and advancement.

"The present trend of things discloses this beyond a doubt. Society must adjust itself to these changes. One of the first of these adjustments is that of putting the aged men and women in a retired class under the 'Old Age Pension Law.'

"Such a change has become absolutely essential. Modern industrial plants, utility companies, railroads, financial institutions, and even the government itself has set an age limit on the men and women they will employ. Modern machinery has displaced many older men and women, both in the household and otherwise. Even the happy old cobbler with his hammer and last has been supplanted with modern machinery. It becomes more apparent every day that we must arrange a permanent and sufficient fund for this purpose.

"We passed a law at the regular session in January, but did not provide a fund, and it is pitiful to have to tell these old people that we passed a law but there is no fund to carry it out. I deplore this condition, and I believe there are many others that do also. At this time, I hope we will not let this opportunity go by without being faithful to our trust, and providing a sufficient fund to assure these old people a chance to spend their declining years as other citizens, permitting them to exercise their individuality by selecting the place and manner in which they desire to spend these last days, thus making the twilight of their lives a period of peace and contentment, quietly awaiting the hour of darkness, with the utmost faith in God and man.

"The little old woman, who is now sitting in the poor house door, is somebody's mother, no doubt who has faithfully performed a mother's part, who may have borne and nurtured some important citizen of our state.

"The old man who looks so lonesome and so desolate has no doubt filled his 'niche' in the life of our state though it may have been of a lowly calling, and is entitled to all our consideration, as though fate had awarded him a higher station.

"We must act now, in no uncertain terms, or deserve forever the universal condemnation we will receive at the hands of posterity. Not to establish a fund from
the liquor revenue at this time, would be a disgrace to our civilization, and a blot on
the fair name of the State of Washington."

REPORTS OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 212, also
House Bill No. 192, also House Bill No. 23, also House Bill No. 66, also Substitute
House Bill No. 15, has compared same with the original bills and finds them correctly
enrolled.

I concur in this report: Harry H. Brown.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 210 and
House Bill No. 22, has compared same with the engrossed bills and finds them correctly
enrolled.

We concur in this report: N. C. Mann, E. A. Palmeter.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 211 and
203, has compared same with the original and engrossed bills and finds them correctly
enrolled.

I concur in this report: Harry H. Brown.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 113, has
compared same with the engrossed bill and finds it correctly enrolled.

We concur in this report: Richard B. Ott, E. A. Palmeter.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bills Nos. 163, 60,
170, 92, 115, Substitute House Bill No. 215 and House Joint Resolution No. 12, has
compared same with the original and engrossed bills and the original resolution and
finds them correctly enrolled.

I concur in this report: Harry H. Brown.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 47, has
compared same with the original bill and finds it correctly enrolled.

We concur in this report: N. C. Mann, E. A. Palmeter.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 11, 1934.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bills Nos. 101 and
196, has compared same with the original and the engrossed bills and finds them cor-
rectly enrolled.

I concur in this report: Richard B. Ott.
MR. SPEAKER:

Your Committee on Enrollment, to whom was referred Substitute House Bill No. 24 and House Joint Memorial No. 16, has compared same with the engrossed substitute bill and original memorial and finds them correctly enrolled.

We concur in this report: N. C. Mann, E. A. Palmeter.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

The Senate has concurred in the House amendments to Senate Bill No. 93, and passed the bill as amended.

GEO. E. STARR, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

The Speaker announced that he was about to sign Senate Joint Memorial No. 12, also Senate Bill No. 93, and the same are herewith transmitted.

GEO. E. STARR, Secretary.

MR. SPEAKER:

The President has signed Senate Joint Memorial No. 12, also Senate Bill No. 93, and the same are herewith transmitted.

GEO. E. STARR, Secretary.

The Speaker announced that he was about to sign Senate Joint Memorial No. 12, Senate Bill No. 93, Substitute House Bill No. 15, Substitute House Bill No. 24, House Bills Nos. 215, 23, 29, 47, 60, 66, 92, 101, 113, 115, 163, 170, 192, 196, 203, 210, 211, 212, House Joint Resolution No. 12 and House Joint Memorial No. 16.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

The Senate has adopted the report of the Conference Committee on Engrossed Substitute House Bill No. 64. A copy of said conference report, together with Engrossed Substitute House Bill No. 64, is herewith transmitted.

GEO. E. STARR, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., January 11, 1934.

We, your Conference Committee, to whom was referred Engrossed Substitute House Bill No. 64, entitled "An Act relating to transportation by motor vehicles over the public highways of the State of Washington; providing for the supervision, regulation and taxation thereof and the payment of fees therefor; amending Sections 1, 5, 13, 15, 16, 21, 23, 25, 27, 28, 31, 32, 33 and repealing Section 38 of Chapter 166 of the Laws of 1933, and adding new sections thereto; providing penalties for the violation of this act; repealing provisions of existing laws in conflict herewith; and declaring an emergency," have had the same under consideration, and we recommend that the House concur with all Senate amendments to Engrossed Substitute House Bill No. 64 and that the bill pass as amended by the Senate.

Senate Members:
Geo. A. Lovejoy,
D. O. Nugent, M. D.,
E. B. Palmer.

House Members:
Anthony E. Mandery,
Vic Skinner,
Frank Schultz.

On motion of Mr. Skinner, the report of the Conference Committee on Engrossed Substitute House Bill No. 64 was adopted.
The Clerk called the roll and the House passed Engrossed Substitute House Bill No. 64 as amended by the Senate by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Frank), Anderson (Glen), Aspinwall, Bilger, Bingham, Brown, Brunton, Cannon, Carty, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Collins, Compton, Easterday, Eddy, Edwards, Emerick, Emery, Fulkerson, Gessell, Haddon, Hall, Harter, Healy, Herren, Hews, Jones, Johnson, Judson, Koehler, Lanz, Leber, Ledgerwood, Mandery, McDonell, McGovern, Miller, Myers, Neff, Nelsen, Reeves, Richmond, Roesli, Roth, Schade, Schultz, Shine, Shorett, Sisson, Skinner, Smith (Archibald), Smith (B. L.); Smith (J. B.), Smith (Vernon A.), Sorensen, Starrett, Stewart, Thompson, Titus, Todd, Van Dyk, Vane, Waldron, Wanamaker, Wentworth, Wilson, (J. Ivan), Wilson (John N.), Wiswall, Mr. Speaker—78.

Those absent or not voting were: Representatives Austin, Benson, Burns, Dolsen, Gehlen, Gleason, Halleran, Luck, Mann, Moore, Nolan, Ott, Palmeter, Peterson, Post, Reader, Robbins, Roberts, Sullivan, Westover, Wilson (James W.)—21.

The bill, having received the constitutional majority, was declared passed as amended by the Senate.

The Speaker called Mr. Roth to preside.

RESOLUTIONS.

Be It Resolved, By the House of Representatives in Extraordinary Session assembled, that we are shocked by the announcement of the sudden death of a former member, Albert E. Mills; active, genial, capable legislator and a worthy adopted citizen of our common country.

That we do hereby extend our sincere sympathy to his stricken family who sorrow at this sad separation occasioned by the loss of a loving husband and father, the light of whose kindly spirit we too have enjoyed in this Chamber.

Apart from the world's mad strife, he now sleeps in that Island Valley of Avalon where falls neither hail, nor rain nor any snow.

Respectfully submitted.

E. L. BRUNTON,
GRANT C. SISSON,
LULU D. HADDON.

On motion of Mr. Brunton, the resolution was adopted.

Resolution by the Committee on Rules and Order:

Resolved, That the Speaker and the Chief Clerk be allowed thirty days' additional compensation in payment for overtime, to complete the work of the session, reply to and give necessary attention to correspondence and other details arising therefrom, and that they be allowed the regular per diem therefor; and

Be It Further Resolved, That the Speaker and the Chief Clerk be authorized to retain such employees as they may deem necessary and that said employees be allowed the regular per diem therefor.

Be It Further Resolved, That the Speaker and the Chief Clerk be and they are hereby authorized and directed to make out the necessary vouchers upon which warrants for the foregoing expenses and expenditures shall be drawn.

On motion of Mr. McDonald, the resolution was adopted.

Resolution by the Committee on Rules and Order:

Resolved, That S. R. Holcomb, Chief Clerk of the House, be authorized, and he is hereby directed to purchase postage stamps in the sum of twenty dollars ($20.00) to
be used in mailing out legislative matter after the adjournment of this session; and it is further directed that a warrant be immediately drawn to cover same.

On motion of Mr. McDonald, the resolution was adopted.

Resolution by the Committee on Rules and Order:

WHEREAS, The Ministerial Association of the City of Olympia has furnished the chaplains for the House during the present legislative session;

Therefore, Be It Resolved, By the House of Representatives of the State of Washington, that one hundred dollars ($100.00) be allowed to the said Ministerial Association for its services. That the Speaker and the Chief Clerk be and they are hereby authorized to make out the necessary vouchers upon which the warrant for same will be drawn, the said sum to be paid out of the moneys appropriated for the expenses of the regular session of the Extraordinary Session of the Twenty-third Legislature.

On motion of Mr. McDonald, the resolution was adopted.

Resolution by the Committee on Rules and Order:

Resolved, That S. R. Holcomb, Chief Clerk of the House, be authorized and directed to have a copy of the House Journal, together with a suitable index therefor, prepared for the State Printer, and that he be allowed for his work and compiling, editing, proof reading and indexing the printed Journal the sum of three hundred and fifty dollars ($350.00), the amount appropriated for that purpose in House Bill No. 214, Extraordinary Session. The State Auditor is authorized and directed to issue a warrant for one-half of the amount when the printer's receipt for copy is filed in his office, and the balance when the printer shall certify that the reading of the proof of the Journal index has been completed and the same found to be correct.

On motion of Mr. McDonald, the resolution was adopted.

Resolution by the Committee on Rules and Order:

WHEREAS, J. T. Twohy, Superintendent of Buildings, and A. G. Boehm, Chief Engineer, have had to work overtime during this session of the Legislature without extra compensation, and

WHEREAS, The said Superintendent of Buildings and the Chief Engineer have done everything possible to aid this session of the Legislature, and were always available for any special service requested,

Therefore, Be It Resolved, That J. T. Twohy and A. G. Boehm each be allowed $50.00 compensation to be paid from the appropriation for legislative expense upon vouchers approved by the Speaker and Chief Clerk of the House.

On motion of Mr. McDonald, the resolution was adopted.

Resolution by the Committee on Rules and Order:

Be It Resolved, That all bills in the hands of the Chief Clerk, committees or committee clerks, with the exception of those in conference committees, are indefinitely postponed.

On motion of Mr. McDonald, the resolution was adopted.

Resolution by Mr. Van Dyk:

WHEREAS, The Seattle Star, Tacoma Times and Spokane Press have announced that no hard liquor advertising will be accepted by said newspapers, giving as a reason that they considered it the duty of the press to cooperate in the cause of temperance by refusing to place before the youth of the state arguments contradictory to the teachings of temperance such as are frequently advanced by liquor advertising,

Therefore, Be It Resolved, That the House of Representatives of the State of Washington commend the actions of these newspapers and express to them their appreciation of the stand they have taken in the cause of temperance even at a great monetary sacrifice, and

Be It Further Resolved, That the action of these papers be commended to the other newspapers of the state as an example worthy of emulation.

On motion of Mr. Van Dyk, the resolution was adopted.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

Mr. Speaker:
The President has signed House Bill No. 196, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 92, and passed the bill as amended.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 12, 1934.

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 7, and passed the bill without certain House amendments.

Geo. E. Starr, Secretary.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 8, by Committee on Rules and Order:
Relating to a deficit in the appropriation for legislative expense.
The resolution was read by title.
On motion of Mr. McDonald, the rules were suspended, the resolution was advanced to second reading and read the second time in full.
On motion of Mr. McDonald, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third and the resolution was adopted.
On motion of Mr. McDonald, the rules were suspended and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 8 to the Senate.
On motion of Mr. McDonald, further proceedings under the call of the House were dispensed with.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, January 12, 1934.

To the Honorable the House of Representatives of the State of Washington.
Ladies and Gentlemen:
I have the honor to advise that the Governor has approved the following House bills, entitled:

House Bill No. 51: "An Act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1, Chapter 115, Session Laws, 1933, which amended Section 1, Chapter 128, Session Laws, 1929, which amended Section 7, Chapter 130, Laws of Extraordinary Session, 1925, and declaring that this act shall take effect immediately."

Substitute House Bill No. 135: "An Act granting the Board of County Commissioners of each county of the State of Washington the power to construct, improve, operate and maintain bridges on any public road within their respective counties over any navigable or other stream or body of water, the issuance of bonds payable solely out of the net revenues of such bridges; the fixation and collection of tolls and charges to be used for the payment of such bonds and the cost of operation of such bridges; the execution of contracts or the taking of action necessary or desirable in connection with the construction, maintenance and operation of such bridges, the issuance and
payment of such bonds; and providing that such bonds shall not be debts of the county or counties issuing such bonds; and declaring an emergency."

House Bill No. 155: "An Act relating to the acquirement, extension, operation and maintenance of waterworks systems by cities and towns, providing for the furnishing of water by such cities and towns to other municipal corporations, communities and persons, and the acquirement and construction of waterworks and distribution systems both inside and outside the city for the purpose of supplying itself and such outside communities with water; fixing the term of utility revenue bonds to pay therefor, and declaring an emergency."

Very truly yours,
RICHARD HAMILTON, Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 12, 1934.

MR. SPEAKER:

The Senate has adopted Senate Concurrent Resolution No. 8, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 12, 1934.

MR. SPEAKER:

The Senate has adopted House Concurrent Resolution No. 8, and the same is herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 12, 1934.

MR. SPEAKER:

The President has signed House Joint Resolution No. 12, Substitute House Bill No. 15, House Joint Memorial No. 16, House Bill No. 23, Substitute House Bill No. 24, House Bill No. 29, House Bill No. 47, House Bill No. 60, House Bill No. 66, House Bill No. 92, House Bill No. 101, House Bill No. 113, House Bill No. 115, House Bill No. 163, House Bill No. 170, House Bill No. 192, House Bill No. 203, House Bill No. 210, House Bill No. 211, House Bill No. 212, Substitute House Bill No. 215, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 12, 1934.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred Substitute House Bill No. 64 and House Concurrent Resolution No. 8, has compared same with the engrossed substitute bill and original resolution and finds them correctly enrolled.

Herbert S. Harter, Chairman.

I concur in this report: Dave S. Cohn.
FIRST READING OF SENATE CONCURRENT RESOLUTION.

Senate Concurrent Resolution No. 8, by Senators Lovejoy and Malstrom: Providing for a committee to notify the Governor that the Legislature is about to adjourn sine die.

The resolution was read by title.

On motion of Mr. McDonald, the rules were suspended, the resolution was advanced to second reading and read the second time in full.

On motion of Mr. McDonald, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third and the resolution was adopted.

The Speaker appointed Representatives Reeves, Clark (A. W.), and Anderson (B. Roy) as members of the committee to notify the Governor that the Legislature was about to adjourn sine die.

The Speaker announced that he was about to sign House Concurrent Resolution No. 8 and Substitute House Bill No. 64.

RESOLUTION.

Resolution by Mr. Adams:

WHEREAS, The Federated Industries of the State of Washington has furnished to each House member daily a copy of the Digest of all bills that were introduced in the House and Senate, and

WHEREAS, Such Digest has been a fair analysis of the contents of each bill, and has been of valuable aid to the members of the House in keeping contact with pending legislation in both houses,

Be It Resolved, That the thanks of the House is hereby extended to the Federated Industries of Washington for such service.

On motion of Mr. Adams, the resolution was adopted.

MOTION.

Mr. Anderson (B. Roy) moved that the House extend a vote of thanks to the members of the Committee on Enrollment and the members of the Committee on Engrossment for the faithful work they had done in carrying out their duty.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., January 12, 1934.

Mr. Speaker:

The President Pro tempore has signed House Concurrent Resolution No. 8, also Substitute House Bill No. 64, and the same are herewith transmitted.

Geo. E. Starr, Secretary.

SENATE CHAMBER,
Olympia, Wash., January 12, 1934.

Mr. Speaker:

The President Pro tempore has signed Senate Bill No. 75, also Senate Bill No. 92, and the same are herewith transmitted.

Geo. E. Starr, Secretary.
Mr. Speaker:
The President Pro tempore has signed Senate Bill No. 7, and the same is herewith transmitted.

GEO. E. STARR, Secretary.

Mr. Speaker:
The President Pro tempore has signed Senate Concurrent Resolution No. 8, and the same is herewith transmitted.

The Speaker announced that he was about to sign Senate Bills Nos. 7, 75 and 92, and Senate Concurrent Resolution No. 8.

Resolution by the Committee on Rules and Order:

Be It Resolved, That a committee of three be appointed to notify the Senate that the House is ready to adjourn sine die.

On motion of Mr. McDonald, the resolution was adopted. The Speaker appointed Representatives McDonald, Harter and Starrett as members of the committee to notify the Senate.

The committee appointed to notify the Governor that the Legislature was about to adjourn sine die appeared before the bar of the House. Mrs. Reeves announced that the committee had performed its duty, and the Governor had given to the committee his final message for presentation to the Legislature.

The report was received and the committee was discharged.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 12, 1934.

To the Honorable, the Members of the House of Representatives:

I just want to thank you, in behalf of the people of Washington, for the service you rendered during the extraordinary session of the Legislature that ends today. On the whole, your record, I am confident, will meet with the approval of the people.

I want to thank you, too, for your friendly spirit and cooperation toward the Executive Department.

Please accept my compliments and best wishes until we meet again in 1935.

Cordially yours,

CLARENCE D. MARTIN, Governor.

Senators Malstrom and Lovejoy appeared before the bar of the House, and Senator Lovejoy announced that the Senate was about to adjourn sine die.

The committee appointed to notify the Senate that the House was about to adjourn sine die appeared before the bar of the House, and Mr. McDonald reported that the committee had performed its duty.

The report was received and the committee was discharged.
Mr. McDonald moved that the reading of the journal of the proceedings of the fortieth day of the Extraordinary Session of the Twenty-third Legislative Session be dispensed with and that the journal stand approved.

The motion was carried.

Mr. McDonald moved that the House of Representatives of the Extraordinary Session of the Twenty-third Legislative Session do now adjourn sine die.

MRS. WANAMAKER: "This is one motion that I wish to be recorded as having seconded."

The motion was carried.

S. R. HOLCOMB, Chief Clerk.

Geo. F. Yantis, Speaker.
MESSAGES

OF

CLARENCE D. MARTIN, Governor

ON

VETOED BILLS

OF THE

TWENTY-THIRD LEGISLATURE

EXTRAORDINARY SESSION

1933
GOVERNOR'S MESSAGES ON SENATE BILLS VETOED

January 4, 1934.

To the Honorable,

The Senate of the State of Washington:

I am returning herewith without my approval as to Sections 2 and 3, but with my approval as to all of the other sections, Senate Bill No. 72, entitled:

"An Act relating to the Department of Conservation and Development of the State of Washington and to the state reclamation revolving fund which is administered by said department; enlarging the powers and duties of the director of said department in regard to said fund, and amending Section 5 of Chapter 158 of the Laws of 1919 as amended by Chapter 132 of the Laws of 1923 (same being Section 3008 of Remington's Compiled Statutes of Washington); providing for the disposition of monies received by the State of Washington from certain fees; providing that same be paid into the state reclamation revolving fund; and amending Section 3 of Chapter 105, Laws of 1929; exempting the Columbia Basin Commission or its assignee, the United States Bureau of Reclamation, from payment of fees in connection with the appropriation and use of waters of the Columbia river for development of the Grand Coulee project, and amending Section 44, Chapter 117, Laws of 1917, as amended, being Section 7399 of Remington's Compiled Statutes; making an appropriation from the state reclamation revolving fund for the financing of irrigation and diking and/or drainage improvement districts, as set forth in and provided by Chapter 16 of the Session Laws of 1933, regular session, and providing that this act shall take effect immediately."

This act is necessary to conform to the policy of the Reconstruction Finance Corporation and United States government in relation to the sale or pledge of our Reclamation District Bonds. With the main purposes of the bill I am in full accord.

However, Sections 2 and 3 of this bill involve a diversion of revenues from the General Fund to the "State Reclamation Revolving Fund." The estimated receipts involved in these two sections, for this biennium, would approximate $100,000.00. The 1933 Legislature appropriated some $162,936.00 from the General Fund to supply salaries, wages, operations, etc., for the Department of Conservation and Development.

In view of this appropriation, I deem it inadvisable to divert the revenues which under the present law would go to the General Fund. It would result in a further and unwarranted depletion of our General Fund. This fund must be sustained to protect the appropriations already made for the current biennium.

When the 1935 Legislature considers the appropriation for the Department of Conservation and Development, without doubt they will be willing to consider making the appropriations for this Department from the "State Reclamation Revolving Fund," and in turn consider a bill that will divert to the Reclamation Fund the receipts of this Department.
Accordingly, I am vetoing Sections 2 and 3 of said Senate Bill No. 72. The remaining sections of the bill are hereby approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

January 23, 1934.

To the Honorable,
The Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval as to a certain item, Senate Bill No. 7, entitled:

"An Act relating to intoxicating liquors, providing for the control and regulation thereof, creating state offices, defining crimes and providing penalties therefor, providing for the disposition of public funds and declaring that this act shall take effect immediately."

This bill is approved with the exception of item 3 of Section 64, which is vetoed.

My primary reason for vetoing this provision is that it does not accomplish the purpose for which it was designed.

It is suggested by those who insist on this provision that "it will remove liquor control from politics." Seemingly the theory is that the three members of the board, once chosen and appointed solely by the Governor, would stand detached and independent and would not stoop to indulge in so-called politics.

It is a commendable ideal, but an uncertain practicality.

The weakness of the theory and system is that the members of the board would stand detached and independent, responsible to nobody, accountable to nobody. For one thing, they would stand with their human frailties unfortified against venal temptations and the subtle and specious influences of special interests. For another, unrestrained and unafraid of prompt removal, they might stand so independently as to become disdainful and arrogant towards the people and the Governor, gradually creating an oligarchy.

Practical wisdom and experience indicate that neither course would lead the board from politics. On the contrary, either course might lead the board into politics, not the common politics over which the people hold the corrective hand and controlling power, but back to the old-fashioned "liquor politics"—than which no form of politics can be more reprehensible, more vicious and more destructive of public trust and public character.

While this provision permits removal for inefficiency, misfeasance or malfeasance, it also specifies a process that is slow, cumbersome and doubtful. Removal proceedings can be started only on specific written charges by the Governor, the accused member being permitted to continue in office until tried and convicted by a specially created judicial tribunal. This system is wrong in principle. In the first place, I doubt the propriety of dragging the judiciary into controversies between the Governor and his
appointees. The functions thus devolved upon the chief justice and judges of the superior court would not be judicial, but purely administrative. It is wrong, too, because these judges would, of necessity, be governed by technical rules and would resolve every doubt in favor of the member whose removal was sought. The Governor might become morally certain of an appointee's unfitness and yet be unable to establish the fact to the satisfaction of the board of judges governed by technical rules of evidence. Then, there are many forms of unwholesome and reprehensible conduct in office that do not constitute a tangible crime against the public trust and the public honor. Yet, even if the occasion should arise where a board member is guilty of tangible delinquency and ought to be removed, the judicial method provided is so complicated that the necessary removal could be long delayed and probably eventually defeated. Plenty of politics can be played and protected behind such a process.

It is suggested, too, that this system of removal was designed to keep liquor issues out of contests for the governorship and to protect the Governor. Unfortunately, undesirable issues and problems are the fate of every citizen who seeks to serve as Governor, and they can not be ruled out by a legislative order. Likewise, it is folly to devise systems to protect the Governor from the responsibilities of the public business. The truth is that if the public business is being mismanaged, or if appointed state officers fail in their duty, the public at large looks to the Governor and expects him to do something to remedy the situation.

This is especially true of Washington's venture into the liquor business. Right or wrong, the prevailing sentiment throughout the state is that the Governor is responsible for the success or failure of the new liquor system. It likewise is true that the way to keep public business out of politics is to have it function properly—for the common good, not for the privileged few or special interests—and proper functioning is contingent on proper responsibility. But we can not have proper responsibility by dividing the appointive and removal authority.

Therefore, I am willing to accept the responsibility and I am willing to accept the accountability. This is especially essential during the experimental stages of state liquor control, because the directors of the business must be kept sensitive and responsive to desired changes if we are to work out a system of liquor control that will be satisfactory to the substantial majority of the people.

So item 3 of Section 64 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
January 24, 1934.

To the Honorable,

The Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval Senate Bill No. 75, entitled:

"An Act creating and establishing a state fire fund for insurance of public buildings and property of political subdivisions of the State of Washington, which now carries fire insurance or may hereafter do so; fixing the powers and duties of the state insurance commissioner in connection therewith; providing for the maintenance thereof and the payment and adjustment of losses; authorizing the state insurance commissioner to employ necessary help and incur and pay such other expenses as may be necessary, also purchase other insurance on certain classes of risks, limiting the amount of expense that may be incurred and repealing all acts in conflict herewith."

Briefly, this measure attempts to establish an insurance system for the governmental and political subdivisions of the state, but, while the sponsors seemingly were spurred by the worthy purpose of economy for the taxpayers, it is regrettable that the bill was not prepared to more accurately reflect their purpose and to recognize the prevailing economic conditions in Washington.

It is apparent, even to the layman, that the bill is improperly drawn, being ambiguous in many respects and not adapted to conditions and situations in Washington; undoubtedly, the result would be misunderstandings and doubtful operation during the period when it would most urgently require public confidence and support.

Obviously, too, it is an inopportune time to begin an experiment in public insurance. While such a policy and system might mean a measure of economy in the long run, it would require, as does any new enterprise or business, an immediate investment or preliminary outlay that unquestionably would be a hardship on many public subdivisions just at the time when they are making a hard struggle, if not a losing fight, to make both ends meet. Thus, it seems to me, the sponsors of the plan are risking unnecessary misunderstanding by launching their plan at this time, probably not stopping to realize that failure now might defeat the ultimate enactment and success of a more suitable and practical system of state insurance.

Therefore, I am constrained to veto Senate Bill No. 75.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
January 24, 1934.

To the Honorable,
The Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 73, entitled:

"An Act relating to the removal of Regents and Trustees of the University of Washington or Washington State College."

It is evident that the advocates of Senate Bill No. 73 had in mind the insuring of a more secure tenure of office for the regents, and, in turn, a continuity of administration for the University and State College. This act, however, completely divests the Governor of the power of removal of the regents of these institutions.

The purpose of this act might better be accomplished by a law which would preserve the power of the Governor to remove. But, if any Governor should attempt wholesale and unwarranted removals, then some provision of law for the review of such arbitrary action might be wholesome.

Inasmuch as I have full confidence in the present boards of regents, and realizing that no emergency exists in the administration of either of these institutions to require action by the extraordinary session of the Legislature, I feel that this act may well be vetoed, and that more matured consideration might be given this question at the next regular session of the Legislature.

These institutions of higher learning are sustained by the public and their affairs should be administered by regents in sympathy with the aspirations of the people and the taxpayers who support them. The people speak through their Governor. I cannot bring myself to approve a law which completely removes the regents from responsibility to the Governor, and, through him, from their responsibility to the taxpayers.

Therefore, Senate Bill No. 73 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

GOVERNOR'S MESSAGE ON HOUSE BILL VETOED.

January 4, 1934.

To the Honorable,
The House of Representatives
of the State of Washington.

I am returning without my approval as to Section 22, but with my approval as to all of the other sections, House Bill No. 180, entitled:

"An Act declaring the existence of a state and national agricultural emergency, declaring the policy of the Legislature, approving and adopting the provisions of the National Agricultural Act and any marketing agreement approved or prescribed by the Secretary of Agriculture of the United States, defining marketing agreements, restricting the authority of the state
or any municipal corporation within the state to purchase material and supplies, providing for the regulation and enforcement of marketing agreements, establishing standards of fair competition, empowering the Director of Agriculture, with the approval of the Governor, to make rules and regulations to control the production, storage, transportation, sale and distribution of agricultural commodities and to issue licenses licensing the persons handling or processing agricultural products, prescribing the methods and the persons entitled to licenses, granting jurisdiction to courts for the trial and prosecution of any violation of this act, directing the Attorney General and any prosecuting attorney within the state to prosecute any violation of this act, prescribing methods of issuing licenses and revocation thereof, creating Board of Review, making it unlawful for any persons to engage in the handling, process or wholesaling of agricultural products without a license, prescribing the amount of license fees to be paid, making appropriation for the administration of this act, defining agricultural commodities and persons engaged in the handling thereof, defining the time when this act shall cease to be in effect, declaring this act an emergency and repealing Section 6242 of Remington's Revised Statutes, and for other purposes."

The general purpose of this bill, as the title indicates, is to restore the normal currents of commerce in the commodities of the basic industry of agriculture. To do this the bill provides for the establishing and maintaining a balance between production and consumption of agricultural commodities; for the stimulation of marketing conditions; and for the increasing of the purchasing power of the farmer. The bill seeks to bring about a readjustment between farm production, marketing and consumption for the common good of producer and consumer. To this end, the bill also seeks cooperation between the state and the national government in regard to the restoration of agriculture through the National Agricultural Adjustment Act.

However, Section 22 of the bill provides for the repeal of Section 6242 of Remington's Revised Statutes of the State of Washington, which is an act prohibiting combinations to fix the price of various agricultural products. Unless the repeal of this section of the prior law is essential to the operation of House Bill No. 180, the same should not be repealed, as it is a wholesome provision of law. I am advised, however, that the repeal of said Section 6242 is not necessary to permit the carrying out of the provisions and intentions of House Bill No. 180. The Attorney General also advises me in respect to whether or not Section 22 of this bill should be vetoed as follows:

"This section specifically repeals Rem. Rev. Stat., Section 6242, which is the statute against combinations and fixing prices on certain agricultural products. We are of the opinion that Section 22 can be vetoed without impairing the efficiency of the balance of the act. Section 22 is not essential to the act for the reason that the provisions of House Bill No. 180 supersede Section 6242, Rem. Rev. Stat., in so far as it comes in conflict with this act.

"In this connection we call attention to the limited duration of the act, as by its own terms, it expires not later than two years after its enactment. "If Section 22 is allowed to stand, it will be a permanent repeal of Rem.
Rev. Stat. 6242, which will not be revived at the termination of the two-year period during which the new act is to be in effect.

"If Section 22 is vetoed or otherwise taken out of the act, Rem. Rev. Stat. would not be repealed, but would be suspended during the period of the operation of the law and at the expiration of that period would automatically come into effect to prevent the fixing of prices on those certain products from that time on the same as if House Bill No. 180 had never been enacted."

For these reasons Section 22 of said House Bill No. 180 is vetoed. The remainder of the bill is hereby approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
APPENDIX

CONTAINING

Roster of the House of Representatives

AND

Standing Committees and Individual Assignments
## HOUSE ROSTER, 1933.

### GEO. F. YANTIS, Speaker

**Extraordinary Session, Twenty-third Legislature.**

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<td>Lumberman</td>
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<td>62</td>
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STANDING COMMITTEES, HOUSE OF REPRESENTATIVES,
EXTRAORDINARY SESSION, 1938.

Agriculture—Peterson, Chairman; Anderson (Frank), Anderson (Glen H.), Aspinwall, Christianson, Emery, Gehlen, Harter, Jones, Ledgerwood, McDonnell, Nelsen, Roezl, Schultz, Sorensen, Thompson, Van Dyk.

Appropriations—Smith (J. B.), Chairman; Adams, Anderson (Glen H.), Benson, Bilger, Brown, Dolson, Edwards, Emery, Gessell, Halleran, Ledgerwood, Luck, Miller, Myers, Roberts, Schultz, Smith (A. C.), Smith (J. B.), Shorett, Sorensen, Stewart, Wentworth, Wilson (James W.), Wilson (John N.).

Banks and Banking—Anderson (B. Roy), Chairman; Austin, Bingham, Brunton, Eddy, Edwards, Emerick, Emery, Hall, Ott, Schade, Starrett, Wilson (J. Ivan).

Cities of the First Class—Roberts, Chairman; Anderson (Frank), Koehler, Luck, Mann, Palmer, Roth, Shorett, Todd, Vane.

Claims and Auditing—Miller, Chairman; Austin, Reeves, Shorett, Starrett.

Commerce and Manufacturing—Wentworth, Chairman: Bilger, Burns, Johnson, Koehler, Wilson (James W.).

Compensation and Fees for State and County Officers—Van Dyk, Chairman; Carty, Gessell, Smith (J. B.), Stewart, Titus.

Constitutional Revision—Shine, Chairman; Allen, Anderson (Glen H.), Cochran, Healy, Magnuson, Richmond, Skinner, Stewart.

Corporations Other Than Municipal—Bingham, Chairman; Judson, Miller, Richmond, Shine, Smith (Vernon A.), Stewart.

Counties and County Boundaries—Clark (A. W.), Chairman; Collins, Edwards, Ott, Peterson.

Dairy and Livestock—Carty, Chairman; Anderson (Glen H.), Aspinwall, Edwards, Gessell, Gleason, Harter, Nelsen, Palmer, Peterson, Roelsi.

Dikes, Drains and Ditches—Leber, Chairman; Mandery, Reader, Sisson, Wilson (J. Ivan).

Education—Sisson, Chairman; Brown, Clark (A. W.), Clark (H. B.), Compton, Gleason, Haddon, Judson, Mandery, Nelsen, Post, Roth, Smith (Vernon A.), Sullivan, Thompson, Wanamaker.

Educational Institutions—Haddon, Chairman; Bilger, Burns, Clark (A. W.), Cohn, Collins, Healy, Mandery, Myers, Reader, Sorensen, Thompson, Van Dyk, Waldron, Wilson (John N.).


Engrossment—Emerick, Chairman; Bilger, Lanz, McGovern, Neff.

Enrollment—Harter, Chairman; Brown, Cohn, Mann, Ott, Palmer.

Financial Institutions Other Than Banks—Jones, Chairman; Anderson (B. Roy), Austin, Christianson, Leber, Mann, Richmond, Vane, Wentworth.

Fisheries—Adams, Chairman; Christianson, Cleary, Dolson, Halleran, Healy, Sisson, Skinner, Starrett, Wilson (J. Ivan), Wiswall.

Forestry and Logged-off Lands—Halleran, Chairman; Anderson (Frank), Dolson, Emery, Leber, Neff, Roelsi, Schultz, Westover.

Game and Game Fish—Eddy, Chairman; Cannon, Collins, Emery, Fulkerson, Hews, Judson, Koehler, Post, Robbins, Sisson, Titus, Todd, Wilson (James W.), Wiswall.

Harbors and Waterways—Cochrane, Chairman; Adams, Anderson (B. Roy), Moore, Skinner.

Horticulture—Gleason, Chairman; Allen, Cochrane, Compton, Herren, Luck, Sorensen.

Industrial Insurance—Westover, Chairman; Burns, Eddy, Hall, Halleran, Hews, McDonald, Moore, Nolan, Sullivan, Wiswall.
APPENDIX

Insurance—Burns, Chairman; Austin, Bingham, Brunton, Judson, Nelsen, Reader, Roesli, Shorett, Schade, Vane, Waldron, Westover.

Judiciary—Magnuson, Chairman; Benson, Cochrane, Healy, Ledgerwood, McDonald, Moore, Ott, Post, Richmond, Roth, Shine, Shorett, Waldron.

Labor and Labor Statistics—Titus, Chairman; Clark (H. B.), Easterday, Fulkerson, Luck, Myers, Neff, Nolan, Smith (A. C.), Smith (J. B.), Wilson (James W.).

Liquor Control—Ledgerwood, Chairman; Burns, Carty, Christianson, Cleary, Cochrane, Dolsen, Easterday, Eddy, Edwards, Fulkerson, Gehlen, Gleason, Haddon, Healy, Herren, Luck, Magnuson, Mandery, McGovern, Miller, Moore, Myers, Neff, Richmond, Roberts, Sisson, Sorensen, Stewart, Sullivan, Todd, Waldron, Wentworth.

Medicine, Dentistry, Pure Food and Drugs—Wisswall, Chairman; Clark (H. B.), Cleary, Haddon, Hall, Lanz, Reeves, Robbins, Smith (A. C.).

Memorials—Schade, Chairman; Allen, Lanz, McGovern, Myers.

Military—Neff, Chairman; Easterday, Miller, Reader, Schade, Starrett, Wilson (James W.), Wilson (John N.).

Mines and Mining—Luck, Chairman; Clark (H. B.), Cleary, Hall, Koehler, Roesli, Stewart.

Municipal Corporations Other Than First Class—Gehlen, Chairman; Bingham, Clark (A. W.), Leber, Post.

Parks and Playgrounds—Bilger, Chairman; Fulkerson, Hall, Ledgerwood, McDonnell, Wanamaker, Wentworth.

Printing—Todd, Chairman; Emerick, McGovern, Wentworth, Wilson (J. Ivan).

Public Buildings and Grounds—Brown, Chairman; Allen, Aspinwall, Johnson, Todd.

Public Morals—Smith (A. C.), Chairman; Anderson (Frank), Burns, Easterday, Gleason, Myers, Wilson (J. Ivan).

Public Utilities—Mandery, Chairman; Benson, Cohn, Herren, Johnson, McGovern, Roth, Thompson, Todd, Waldron.

Reclamation and Irrigation—McDonnell, Chairman; Benson, Compton, Gehlen, Hews, Robbins, Shine, Smith (B. L.).

Revenue and Taxation—Austin, Chairman; Adams, Anderson (B. Roy), Bingham, Brunton, Carty, Compton, Eddy, Gehlen, Gessell, Gleason, Harter, Herren, Jones, Judson, Magnuson, Mann, Moore, Peterson, Roth, Shine, Thompson, Vane, Westover.

Roads and Bridges—Skinner, Chairman; Aspinwall, Cannon, Christianson, Clark (A. W.), Clark (H. B.), Cleary, Cochrane, Cohn, Easterday, Fulkerson, Halleran, Healy, Hews, Johnson, Koehler, Leber, Mandery, McDonnell, McGovern, Neff, Nolan, Ott, Post, Reader, Reeves, Smith (A. C.), Smith (B. L.), Smith (Vernon A.), Sisson, Sullivan, Van Dyk, Wanamaker.

Rules and Order—Yantis, Chairman; Adams, Anderson (B. Roy), Aspinwall, Cohn, Hews, Jones, Ledgerwood, McDonald, Reeves, Roth, Starrett, Vane, Wanamaker.

Rural Credits and Agricultural Development—Nelsen, Chairman; Allen, Edwards, Emerick, Peterson, Schultz.

State Charitable Institutions—Anderson (Glen H.), Chairman; Cannon, Carty, Collins, Hall, Lanz, Titus.

State Granted, School and Tide Lands—Wilson (John N.), Chairman; Christianson, Miller, Roberts, Smith (B. L.), Smith (J. B.).

State Library—Brunton, Chairman; Brown, Haddon, Roberts, Skinner, Waldron.

State Penal and Reformatory Institutions—Cleary, Chairman; Benson, Dolsen, Gessell, Haddon, Johnson, Smith (Vernon A.).

Transportation Other Than Automotive—Robbins, Chairman; Emerick, Fulkerson, Lanz, Nolan, Schade, Smith (Vernon A.), Wiswall.

Unemployment Relief—Sullivan, Chairman; Anderson (Frank), Cannon, Compton, Eddy, Herren, Mann, Magnuson, Richmond, Robbins, Sorensen, Palmeter, Van Dyk, Wanamaker, Westover.
INDIVIDUAL COMMITTEE ASSIGNMENTS, HOUSE
EXTRAORDINARY SESSION, 1933.

ADAMS, G. N.—Fisheries, chairman; Appropriations; Elections and Privileges; Harbors and Waterways; Revenue and Taxation; Rules and Order.

ALLEN, WILLIAM A.—Constitutional Revision; Horticulture; Memorials; Public Buildings and Grounds; Rural Credits and Agricultural Development.

ANDERSON, B. ROY.—Banks and Banking, chairman; Financial Institutions Other Than Banks; Harbors and Waterways; Revenue and Taxation; Rules and Order.

ANDERSON, FRANK (Scotty)—Agriculture; Cities of the First Class; Forestry and Logged-off Lands; Public Morals; Unemployment Relief.

ANDERSON, GLEN H.—State Charitable Institutions, chairman; Agriculture; Appropriations; Constitutional Revision; Dairy and Livestock.

ASPINWALL, C. C.—Agriculture; Dairy and Livestock; Public Buildings and Grounds; Roads and Bridges; Rules and Order.

AUSTIN, HARRY D.—Revenue and Taxation, chairman; Banks and Banking; Claims and Auditing; Financial Institutions Other Than Banks; Insurance.

BENSON, EARL W.—Appropriations; Judiciary; Public Utilities; Reclamation and Irrigation; State Penal and Reformatory Institutions.

BILGER, WILLIAM L.—Parks and Playgrounds, chairman; Appropriations; Commerce and Manufacturing; Educational Institutions; Engrossment.

BINGHAM, A. H.—Corporations Other Than Municipal, chairman; Banks and Banking; Insurance; Municipal Corporations Other Than First Class; Revenue and Taxation.

BROWN, HARRY H.—Public Buildings and Grounds, chairman; Appropriations; Education; Enrollment; State Library.

BRUNTON, EDWIN L.—State Library, chairman; Banks and Banking; Insurance; Revenue and Taxation.

BURNS, FRANK—Insurance, chairman; Commerce and Manufacturing; Educational Institutions; Industrial Insurance; Liquor Control; Public Morals.

CANNON, JAMES—Game and Game Fish; Roads and Bridges; State Charitable Institutions; Unemployment Relief.

CARTY, W. E.—Dairy and Livestock, chairman; Compensation and Fees for State and County Officers; Elections and Privileges; Liquor Control; Revenue and Taxation; State Charitable Institutions.

CHRISTIANSON, HARRY E.—Agriculture; Financial Institutions Other Than Banks; Fisheries; Liquor Control; Roads and Bridges; State Granted, School and Tide Lands.

CLARK, A. W.—Counties and County Boundaries, chairman; Education; Educational Institutions; Municipal Corporations Other Than First Class; Roads and Bridges.

CLARK, H. R.—Education; Labor and Labor Statistics; Medicine, Dentistry, Pure Food and Drugs; Mines and Mining; Roads and Bridges.

CONEY, ED. P.—State Penal and Reformatory Institutions, chairman; Fisheries; Liquor Control; Medicine, Dentistry, Pure Food and Drugs; Mines and Mining; Roads and Bridges.

COCHRANE, EDWARD L.—Harbors and Waterways, chairman; Constitutional Revision; Horticulture; Judiciary; Liquor Control; Roads and Bridges.

COHN, DAVID S.—Educational Institutions; Elections and Privileges; Enrollment; Public Utilities; Roads and Bridges; Rules and Order.

COLLINS, B. H.—Counties and County Boundaries; Educational Institutions; Elections and Privileges; Game and Game Fish; State Charitable Institutions.

COMPTON, IVAN J.—Education; Horticulture; Reclamation and Irrigation; Revenue and Taxation; Unemployment Relief.
DOLSEN, W. O.—Appropriations; Fisheries; Forestry and Logged-off Lands; Liquor Control; State Penal and Reformatory Institutions.

EASTERDAY, MARTIN V.—Elections and Privileges, chairman; Labor and Labor Statistics; Liquor Control; Military; Public Morals; Roads and Bridges.

EDDY, JOHN W.—Game and Game Fish, chairman; Banks and Banking; Industrial Insurance; Liquor Control; Revenue and Taxation; Unemployment Relief.

EDWARDS, A. E.—Appropriations; Banks and Banking; Counties and County Boundaries; Dairy and Livestock; Liquor Control; Rural Credits and Agricultural Development.

EMERICK, EDWIN L.—Engrossment, chairman; Banks and Banking; Printing; Rural Credits and Agricultural Development; Transportation Other Than Automotive.

EMERY, W. W.—Agriculture; Appropriations; Banks and Banking; Elections and Privileges; Forestry and Logged-off Lands; Game and Game Fish.

FULKERSON, R. P.—Game and Game Fish; Labor and Labor Statistics; Liquor Control; Parks and Playgrounds; Roads and Bridges; Transportation Other Than Automotive.

GEHLEN, FRANK—Municipal Corporations Other Than First Class, chairman; Agriculture; Liquor Control; Reclamation and Irrigation; Revenue and Taxation.

GESSELL, CHARLES—Appropriations; Compensation and Fees for State and County Officers; Dairy and Livestock; Revenue and Taxation; State Penal and Reformatory Institutions.

GLEASON, J. M.—Horticulture, chairman; Dairy and Livestock; Education; Liquor Control; Public Morals; Revenue and Taxation.

HADDON, LULU D.—Educational Institutions, chairman; Education; Liquor Control; Medicine, Dentistry, Pure Food and Drugs; State Library; State Penal and Reformatory Institutions.

HALL, A. dePIERRE—Banks and Banking; Industrial Insurance; Medicine, Dentistry, Pure Food and Drugs; Mines and Mining; Parks and Playgrounds; State Charitable Institutions.

HALLERAN, MARTIN P.—Forestry and Logged-off Lands, chairman; Appropriations; Fisheries; Industrial Insurance; Roads and Bridges.

HARTER, HERBERT S.—Enrollment, chairman; Agriculture; Dairy and Livestock; Elections and Privileges; Revenue and Taxation.

HEALY, TIM—Constitutional Revision; Educational Institutions; Fisheries; Judiciary; Liquor Control; Roads and Bridges.

HERREN, HUGH—Elections and Privileges; Horticulture; Liquor Control; Public Utilities; Revenue and Taxation; Unemployment Relief.

HEWS, W. P.—Game and Game Fish; Industrial Insurance; Reclamation and Irrigation; Roads and Bridges; Rules and Order.

JOHNSON, MARTIN J. B.—Commerce and Manufacturing; Public Buildings and Grounds; Public Utilities; Roads and Bridges; State Penal and Reformatory Institutions.

JONES, JOHN R.—Financial Institutions Other Than Banks, chairman; Agriculture; Revenue and Taxation; Rules and Order.

JUDSON, DAVE N.—Corporations Other Than Municipal; Education; Game and Game Fish; Insurance; Revenue and Taxation.

KOHLER, JOS. F.—Cities of the First Class; Commerce and Manufacturing; Game and Game Fish; Mines and Mining; Roads and Bridges.

LANZ, ESTHER M.—Engrossment; Medicine, Dentistry, Pure Food and Drugs; Memorials; State Charitable Institutions; Transportation Other Than Automotive.

LEBER, ERNEST R.—Dikes, Drains and Ditches, chairman; Financial Institutions; Forestry and Logged-off Lands; Municipal Corporations Other Than First Class; Roads and Bridges.

LEDGERWOOD, J. T.—Liquor Control, chairman; Agriculture; Appropriations; Judiciary; Parks and Playgrounds; Rules and Order.
LUCK, CARL J.—Mines and Mining, chairman; Appropriations; Cities of the First Class; Horticulture; Labor and Labor Statistics; Liquor Control.

MAGNUSON, WARREN G.—Judiciary, chairman; Constitutional Revision; Liquor Control; Revenue and Taxation; Unemployment Relief.

MANDERY, ANTHONY E.—Public Utilities, chairman; Dikes, Drains and Ditches; Education; Educational Institutions; Liquor Control; Roads and Bridges.

MANN, N. C.—Cities of the First Class; Enrollment; Financial Institutions Other Than Banks; Revenue and Taxation; Unemployment Relief.

McDONALD, DONALD A.—Elections and Privileges; Industrial Insurance; Judiciary; Rules and Order.

McDONNELL, S. J.—Reclamation and Irrigation, chairman; Agriculture; Parks and Playgrounds; Roads and Bridges.

McGOVERN, DANIEL—Engrossment; Liquor Control; Memorials; Printing; Public Utilities; Roads and Bridges.

MILLER, EDMUND J.—Claims and Auditing, chairman; Appropriations; Corporations Other Than Municipal; Liquor Control; Military; State Granted, School and Tide Lands.

MOORE, RONALD—Harbors and Waterways; Industrial Insurance; Judiciary; Liquor Control; Revenue and Taxation.

MYERS, FLORENCE—Appropriations; Educational Institutions; Labor and Labor Statistics; Liquor Control; Memorials; Public Morals.

NEFF, NELSON B.—Military, chairman; Engrossment; Forestry and Logged-off Lands; Labor and Labor Statistics; Liquor Control; Roads and Bridges.

NELSEN, MARCUS O.—Rural Credits and Agricultural Development, chairman; Agriculture; Dairy and Livestock; Education; Insurance.

NOLAN, CHARLIE E.—Industrial Insurance; Labor and Labor Statistics; Roads and Bridges; Transportation Other Than Automotive.

OTT, RICHARD B.—Banks and Banking; Counties and County Boundaries; Enrollment; Judiciary; Roads and Bridges.

PALMETER, EDGAR A.—Cities of the First Class; Dairy and Livestock; Enrollment; Unemployment Relief.

PETEKSON, CHAS. E.—Agriculture, chairman; Counties and County Boundaries; Dairy and Livestock; Revenue and Taxation; Rural Credits and Agricultural Development.

POST, HOMER L.—Education; Game and Game Fish; Judiciary; Municipal Corporations Other Than First Class; Roads and Bridges.

READER, W. K.—Dikes, Drains and Ditches; Educational Institutions; Insurance; Military; Roads and Bridges.

REEVES, BELLE—Claims and Auditing; Medicine, Dentistry, Pure Food and Drugs; Roads and Bridges; Rules and Order.

RICHMOND, W. A.—Constitutional Revision; Corporations Other Than Municipal; Financial Institutions Other Than Banks; Judiciary; Liquor Control; Unemployment Relief.

ROBBINS, W. W.—Transportation Other Than Automotive, chairman; Game and Game Fish; Medicine, Dentistry, Pure Food and Drugs; Reclamation and Irrigation; Unemployment Relief.

ROBERTS, JOSEPH D.—Cities of the First Class, chairman; Appropriations; Elections and Privileges; Liquor Control; State Granted, School and Tide Lands; State Library.

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SHINE, P. C.—Constitutional Revision, chairman; Corporations Other Than Municipal; Judiciary; Reclamation and Irrigation; Revenue and Taxation.

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SKINNER, VIC—Roads and Bridges, chairman; Constitutional Revision; Fisheries; Harbors and Waterways; State Library.

SMITH, ARCHIBALD C.—Public Morals, chairman; Appropriations; Labor and Labor Statistics; Medicine, Dentistry, Pure Food and Drugs; Roads and Bridges.

SMITH, B. L.—Reclamation and Irrigation; Roads and Bridges; State Granted, School and Tide Lands.

SMITH, J. B.—Appropriations, chairman; Compensation and Fees for State and County Officers; Labor and Labor Statistics; State Granted, School and Tide Lands.

SMITH, VERNON A.—Corporations Other Than Municipal; Education; Roads and Bridges; State Penal and Reformatory Institutions; Transportation Other Than Automotive.

SORRENSEN, MORRIS—Agriculture; Appropriations; Educational Institutions; Horticulture; Liquor Control; Unemployment Relief.

STARRETT, E. M.—Banks and Banking; Claims and Auditing; Fisheries; Military; Rules and Order.

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SULLIVAN, JOHN R.—Unemployment Relief, chairman; Education; Elections and Privileges; Industrial Insurance; Liquor Control; Roads and Bridges.

THOMPSON, W. E.—Agriculture; Education; Educational Institutions; Public Utilities; Revenue and Taxation.

TITUS, MYRON H., JR.—Labor and Labor Statistics, chairman; Compensation and Fees for State and County Officers; Game and Game Fish; State Charitable Institutions.

TODD, DORIAN E.—Printing, chairman; Cities of the First Class; Game and Game Fish; Liquor Control; Public Buildings and Grounds; Public Utilities.

VAN DYK, RALPH A.—Compensation and Fees for State and County Officers, chairman; Agriculture; Educational Institutions; Roads and Bridges; Unemployment Relief.

VANE, Z. A.—Cities of the First Class; Financial Institutions Other Than Banks; Insurance; Revenue and Taxation; Rules and Order.

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WANCHAMER, PEARL A.—Education; Parks and Playgrounds; Roads and Bridges; Rules and Order; Unemployment Relief.

WENTWORTH, WILL W.—Commerce and Manufacturing, chairman; Appropriations; Financial Institutions Other Than Banks; Liquor Control; Parks and Playgrounds; Printing.

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YANTIS, GEO. F.—Rules and Order, chairman.
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TITLE AND HISTORY OF HOUSE AND SENATE BILLS, MEMORIALS AND RESOLUTIONS

AND

GENERAL INDEX
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Governor and Director of Highways requested to give consideration of legislation proposed on. Senate Joint Resolution No. 13.
Providing for construction of bridge over Cedar River at Renton. House Bill No. 39.
Urging Congress to appropriate money to erect a bridge to connect Marrowstone Peninsula and mainland. House Joint Memorial No. 17.

British Columbia:
Providing for connecting highway system of, with state road No. 22 at Paterson, B. C. House Joint Resolution No. 11.

Brown, E. K.:
Appropriating $40.00 for relief of. House Bill No. 181.

Building Codes:
Reference to printed code sufficient in adoption of city ordinances relating to building construction. Senate Bill No. 69.

Business Hours:
In mercantile establishments, to be regulated by cities. Senate Bill No. 39.

Cabarets:
May sell liquor for consumption on premises. House Bill No. 79.

Cascade Mountains:
Survey of, for tunnel. Senate Bill No. 27.
Survey of, by state director of highways, for vehicular tunnel. Senate Bill No. 79.

Cedar River:
Providing for construction of bridge over, at Renton. House Bill No. 39.

Cemeteries:
Authorizing the removal of a cemetery and the graves and the contents thereof. Senate Bill No. 106.
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Certificates of Necessity:
  Amending law relating to issuance of, for steamboat companies and ferries. House Bill No. 102.
  Permitting issuance of, to auto transportation companies although the district is served by more than one certificate holder. House Bill No. 83.

Certificate of Ownership:

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  Providing for licensing of. House Bill No. 188; House Bill No. 207.

Charitable Institutions:
  Removal of trustees of county hospitals. Senate Bill No. 44.

Chattel Loans:
  Regulating business of making, and restricting interest rate to one per cent per month. House Bill No. 2.

Chattel Mortgages:
  Put in force in all counties affected when certified copy is filed with secretary of state. Senate Bill No. 67.

Chelan-Okanogan Highway:
  Grand Coulee branches to Wilbur, Almira and Coulee City established. Senate Bill No. 41.

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  Authorized to classify mercantile establishments and regulate business hours. Senate Bill No. 39.
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  No candidate for city office need certify party affiliations. Senate Bill No. 23.
  Urgering acceptance of their bonds by U. S. Treasury in exchange for currency. Senate Joint Memorial No. 1.

Cities and Towns:
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  Authorized to furnish telephone service. House Bill No. 19.
  Authorized to issue refunding bonds to retire water bonds. House Bill No. 153.
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  Authorizing those owning two or more public utilities to finance same by bonding separately or collectively, and to loan moneys accumulated from earnings. Senate Bill No. 91.
  Bonds of, may be sold to the U. S. Government at private sale. House Bill No. 208.
  Committee to investigate local and county governments. Senate Bill No. 85.
  Delinquent real property assessments may be paid by Home Owners' Loan Corporation bonds. Senate Bill No. 60.
  Establishing six hour day and 30 hour week for subordinate employees of. House Bill No. 86.
  Funds of, may be invested in H. O. L. C. bonds. House Bill No. 145.
  General obligation bonds supplying cities and towns with water, light or sewers valid and may be issued; law repealed. Senate Bill No. 86.
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Justice of peace, outside the incorporated city, has no authority to receive complaint or issue warrants outside of his precinct. Senate Bill No. 98.
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May extend water service and acquire property for that purpose outside corporate limits. House Bill No. 155.
May provide for payment of delinquent assessments with H. O. L. C. bonds. House Bill No. 146.
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Prohibited from licensing or taxing liquor. House Bill No. 25; Senate Bill No. 7; House Bill No. 22; House Bill No. 28; House Bill No. 54; House Bill No. 79.
Cities, towns and counties to receive one-half of liquor profits to be distributed according to population. House Bill No. 25; also Senate Bill No. 7.
Cities, towns and counties to receive 60 per cent of revenue from beer licenses in proportion to amount of fees collected from such units. House Bill No. 26.
Cities, towns and counties to receive 60 per cent of liquor revenue in proportion to amount of fees and taxes collected within such units. House Bill No. 54.
Liquor sales may be made until a contrary preference indicated. Senate Bill No. 3.

Cities of First and Second Class:
Authorized to fix hours of opening and closing of mercantile establishments. House Bill No. 106; also Senate Bill No. 39.

Cities of the First Class:
Authorized to establish depositories or quasi banks. House Bill No. 44.
May purchase, construct, maintain and operate public golf courses and may incur indebtedness and issue bonds for such. Substitute Senate Bill No. 109.
Retirement from police departments of, made mandatory at age of sixty years or after twenty-five years service. House Bill No. 10.

Cities of the Third Class:
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Civilian Conservation Corps:
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Civil Works Administration:
Authorized to construct new office building in capitol group. Senate Joint Resolution No. 6.

Clerks of Superior Court:
Authorized to deposit funds in such banks as they elect upon posting of surety bonds by said banks. House Bill No. 24.

Clubs:
Members of, permitted to keep intoxicating liquors on premises for personal consumption. House Bill No. 23; also Senate Bill No. 7.
Permitted to sell intoxicating liquor by glass. House Bill No. 22; House Bill No. 33; House Bill No. 54; House Bill No. 79.
Permitted to sell liquor. Senate Bill No. 3; also Senate Bill No. 7; also House Bill No. 25.
Permitted to sell unfortified wines and beer by glass or unopened bottle. House Bill No. 25; also Senate Bill No. 7.
Coal Mining:
   Establishing six hour day in coal mines. House Bill No. 21.

Columbia Basin Commission:
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   Sprague-Steptoe extension authorized. Senate Bill No. 104.

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   Contracts for sale of commodities may provide for resale at a stipulated price. House Bill No. 30.

Commissioner of Public Lands:
   Convey state lands to City of Montesano, with advice of board of state land commissioners. Senate Bill No. 53.
   Duties in leasing of lands for oil and gas extraction. Senate Bill No. 37.

Commission Merchants:
   Appropriating $20,000.00 from Commission Merchants' Fund for enforcement of law regulating. House Bill No. 212.

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Common Carriers:
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   Cancellation of bonds and insurance policies filed by them. Senate Bill No. 51.
   May be licensed to sell wine and beer by the glass. House Bill No. 25; also Senate Bill No. 7.
   Permitting issuance of certificate of necessity to automobile transportation companies although the district is served by more than one certificate holder. House Bill No. 63.
   Persons or corporations transporting oil or gas by pipe lines declared to be. House Bill No. 156.

Committions and Pardons:
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Conditional Sale Contracts:
   Summary repossession feature abolished. Senate Bill No. 40.

Congress:
   Memorialized to accept local bonds in the U. S. Treasury in exchange for currency. Senate Joint Memorial No. 1.
   Memorialized to make loans to distressed irrigation and drainage districts. Senate Joint Memorial No. 5.
   Petitioned for a bridge across the canal between Port Townsend Bay and Oak Bay. Senate Joint Memorial No. 12.
   Petitioned to provide descriptive matter relative to scenic beauties of U. S. A. for distribution to public and private schools. Senate Joint Memorial No. 13.
   Urged not to allow U. S. courts to support suits restraining collection of imposed assessments. Senate Joint Memorial No. 4.
   Urged to aid in flood control. Senate Joint Memorial No. 7.
   Urged to appropriate money to construct a bridge to connect Marrowstone Peninsula with mainland. House Joint Memorial No. 17.
   Urged to appropriate $50,000,000.00 for dental care of public school children. House Joint Memorial No. 13.
Congress—Continued.

Urged to appropriate money to erect a veterans' hospital at Soap Lake. House Joint Memorial No. 16.

Urged to authorize the Civilian Conservation Corps activities to be continued. Senate Joint Memorial No. 9.

Urged to construct Puget Sound-Grays Harbor-Willapa Harbor-Columbia River canals. Senate Joint Memorial No. 3.

Urged to enact legislation providing for purchase of gold and silver bullion at a premium and issuance of certificates thereon. House Joint Resolution No. 8.

Urged to enact legislation which would divide liquor revenue, one-half to federal government and one-half to states. House Joint Memorial No. 11.

Urged to enact legislation to provide for government banking. House Joint Memorial No. 14.

Urged to enact old age pension system. Senate Joint Memorial No. 2.

Urged to enact legislation creating a federal home rehabilitation bank. House Joint Memorial No. 1.

Urged to enact legislation providing for a national old age pension. House Joint Memorial No. 4.

Urged to enact legislation prohibiting liquor advertising over the radio. House Joint Memorial No. 7.

Urged to exclude importation of fats used in manufacture of margarines. House Joint Memorial No. 19.

Urged to exclude immigration of Orientals. House Joint Memorial No. 12.

Urged to instruct Secretary of the Treasury to retire Liberty bonds with new currency. House Joint Memorial No. 5.

Urged to institute a system of U. S. Government ownership, control and operation of all banks. Senate Joint Memorial No. 8.

Urged to pass U. S. Senate Bill No. 70 providing for the free coinage of silver at the ratio of 16 to 1. House Joint Memorial No. 2; also House Joint Memorial No. 6.

Urged to permit the Reconstruction Finance Corporation to make loan of $2,000,000 to the Reclamation Revolving Fund. Senate Joint Memorial No. 6.

Urged to repeal that portion of Economy Act affecting Spanish-American war veterans. House Joint Memorial No. 18.

Urged to give veterans the right of hospitalization which they had prior to the national economy act. Senate Joint Memorial No. 10.

Urged to provide for a 50% distribution of liquor taxes to state and federal governments so they will not conflict. Senate Joint Memorial No. 11.

Constables:

In class "A" counties outside incorporated cities to have no authority to arrest or search or seize property outside their precincts without warrants. House Bill No. 6.

Constitutional Amendments:

Abolishing county governments. Senate Joint Resolution No. 3.

Authorizing Chief Justice of Supreme Court, with majority consent, to appoint superior court judges to supreme court. Senate Joint Resolution No. 15.

Authorizing legislature to change form of, or abolish county governments. House Joint Resolution No. 10.

Allowing reorganization and consolidation of counties and abandonment of township organization. Senate Joint Resolution No. 7.

Authorizing legislature to provide for combined county and city governments. House Bill No. 7.

Authorizing legislature to provide for consolidation of counties when majority of electors of such counties so determine. House Joint Resolution No. 2.

Authorizing State of Washington to enter electric power business. Senate Joint Resolution No. 10; House Joint Resolution No. 5.

Empowering the state to enter the power and light business and contract with the United States with reference thereto. House Joint Resolution No. 5.
Constitutional Amendments—Continued.
Chief Justice of Supreme Court may temporarily appoint superior court judge to supreme court. Senate Bill No. 32.
Constitutional convention called to make revisions by consent of electors. Senate Joint Resolution No. 5.
Permitting amendment of state constitution by initiative. House Joint Resolution No. 1.
Permitting enactment of an income tax law. House Joint Resolution No. 12.
Providing that sessions of the legislature be divided into two thirty-day periods with an intervening thirty-day recess. House Joint Resolution No. 4.
Providing that 1935 session of the legislature call a constitutional convention. House Joint Resolution No. 5.
Submitted at next general election calling a constitutional convention regularly. Senate Joint Resolution No. 11.
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Constitutional Convention:
Called, in 1935, to make revision by consent of electors. Senate Joint Resolution No. 5.
Decided by electors in next general election. Senate Joint Resolution No. 2.
To be called regularly by amending constitution. Senate Joint Resolution No. 11.

Contractors:
On public works prohibited from employing aliens. House Bill No. 31.

Contracts:
For sale of commodities may provide for resale at a stipulated price. House Bill No. 30.
Medical contracts abolished under Workmen’s Compensation Act. Senate Bill No. 21.
Void, with exceptions, when connected in consideration of illegal sale of alcoholic liquor. Senate Bill No. 3.

Conveyances:
Void, with exceptions, when connected in consideration of illegal sale of alcoholic liquor. Senate Bill No. 3.

Corporations:
May engage in practice of professional engineering and land surveying. Senate Bill No. 77.
Municipal and public corporation bonds may be sold to U. S. Government at private sale without notice, redeemed before maturity. Senate Bill No. 89.
Release as surety upon bonds provided. Senate Bill No. 50.
Special housing corporations under State Housing Board. Senate Bill No. 28.
Steam heating companies placed under commission regulations. Senate Bill No. 47.

Counties:
Abolishment of, by amending state constitution. Senate Joint Resolution No. 3.
Allowing consolidation and reorganization by constitutional amendment. Senate Joint Resolution No. 7.
Amending law relating to operation of ferries by. House Bill No. 102.
Authorized to build toll bridges and issue bonds therefor. House Bill No. 135.
Authorizing $30,000,000.00 state bond issue to purchase warrants and stabilize credit of. House Bill No. 175.
Authorizing those owning two or more public utilities to finance same by bonding separately or collectively, and to loan moneys accumulated from earnings. Senate Bill No. 91.
Bonds of, may be sold to the U. S. Government at private sale. House Bill No. 208.
Cities and counties to receive one-half of liquor profits to be distributed according to population. House Bill No. 25; also Senate Bill No. 7.
Counties—Continued.

Cities and counties to receive sixty per cent of revenue from beer licenses in proportion to amount of fees collected from such units. House Bill No. 26.

Cities and counties to receive sixty percent of liquor revenue in proportion to amount of fees and taxes collected therein. House Bill No. 54.

Commissioners empowered to take and retain title to lands within their county. Senate Bill No. 82.

Committee to investigate local and county governments. Senate Bill No. 85.

Consolidation of. Senate Bill No. 22.

County finance committees may fix interest rate required of banks acting as county depositaries. House Bill No. 163.

Court appointment of probation officers for juvenile delinquents. Senate Bill No. 24.

Creating salary funds in. House Bill No. 104.

Emergency Relief Administration authorized to make grants to county welfare boards to aid projects financed by federal agencies. House Bill No. 197.

Establishing a six-hour day and thirty-hour week for subordinate employees of. House Bill No. 80.

Exempt from supporting insane in state hospitals. Senate Bill No. 6.

Extending time for sessions of boards of equalization to eight weeks. House Bill No. 88.

Funds of, may be invested in H. O. L. C. bonds. House Bill No. 145.

Governor authorized to appoint a commission to investigate governments of. House Bill No. 108; House Bill No. 139.

May dispose of airport property in same manner as other property. House Bill No. 152.

May not license or tax liquor or sale thereof. House Bill No. 22; House Bill No. 25; House Bill No. 38; House Bill No. 54; House Bill No. 79.

Permitting assignment of warrants of, in payment of taxes. House Bill No. 97.

Proposing amendment to state constitution authorizing legislature to provide for combined county and city governments. House Bill No. 7.

Proposing amendment to state constitution authorizing legislature to provide for consolidation of. House Joint Resolution No. 2.

Proposing constitutional amendment authorizing legislature to change form of, or abolish county government. House Joint Resolution No. 10.

To be allocated so much of the sum of $250,000 as is necessary for the relief of devastated and flooded areas, by the Emergency Relief Administration. Senate Joint Resolution No. 16.

To receive one-third of liquor revenue. House Bill No. 22.

Regulating sale of bonds by. House Bill No. 76.

Removal of trustees of county hospitals. Senate Bill No. 44.

Urging acceptance of their bonds by U. S. Treasurer in exchange for currency. Senate Joint Memorial No. 1.

Warrants issued by them for emergency relief excepted and delayed as to tax payment. Senate Bill No. 12.

Counties (Class "A"):

Excepted from law requiring appointment of county health officer. House Bill No. 144.

Fire prevention districts provided for territories outside incorporated cities and towns. Senate Bill No. 93.

Justice of peace has no authority to receive complaint or issue warrant outside his precinct. Senate Bill No. 98.

Justices of the peace in, outside incorporated cities and towns not to have jurisdiction in offenses committed outside their precinct boundaries. House Bill No. 6.

Counties of First Class:

Authorizing creation of purchasing departments in, to make all purchases for county offices and institutions. House Bill No. 16.

Counties of the Fourth Class:

Providing for establishment of law libraries in. House Bill No. 166.
County Auditor:
Chattel mortgaged property to be filed in county to which it has moved.
Senate Bill No. 67.

County Clerk:
Required to file with inheritance tax and escheats division record of funds
of deceased persons on deposit five years. Senate Bill No. 54.

County Commissioners:
Authorized to appoint and remove purchasing agents who shall purchase all
supplies for county offices and institutions. House Bill No. 16.
Authorized to build or acquire toll bridges and issue bonds therefor. House
Bill No. 135.
Duties under consolidation of counties. Senate Bill No. 22.
Empowered to take and retain title to lands located within their county.
Senate Bill No. 82.
Ex-officio members of county welfare boards. House Bill No. 161; House
Bill No. 134.
Majority vote required in removal of trustees of county hospitals. Senate
Bill No. 44.
May license operation of slot machines. House Bill No. 117.
Regulating hearings to be held by, on reports of appraisers as to benefits
and damages to property taken for highway purposes. House Bill
No. 114.

County Game Commissions:
Unpaid claims against such commissions, now abolished, may be audited and
paid by State Game Commission from State Game Fund. Senate Bill
No. 102.

County Officers:

County Roads:
Abolishment of district tax. Senate Bill No. 20.

County Treasurer:
Amending law relating to deposit of funds by. House Bill No. 200.
To establish fire prevention district funds in class “A” counties. Senate Bill
No. 93.

County Welfare Boards:
County commissioners to be members of. House Bill No. 134; House Bill
No. 161.
Emergency relief administration may make grants to in certain cases. House
Bill No. 107.

Courts:
Appropriating $7,000.00 to pay traveling expenses of superior court judges
in districts comprising more than one county. House Bill No. 47.
Authorized to accept certified copies of certain historical and similar societies
as prima facie evidence. Senate Bill No. 105.
County court appointment of probation officers for juvenile delinquents.
Senate Bill No. 24.
Creating association of superior court judges. House Bill No. 60.
Limiting powers of, in granting injunctions in labor disputes. House Bill
No. 28.
Limiting jurisdiction of justices of the peace in class “A” counties outside
incorporated cities. House Bill No. 6.
May not suspend sentences in kidnaping cases. House Bill No. 9.
May review findings of Department of Labor and Industries only when arbi-
trary and capricious. House Bill No. 124.
Must grant order to re-possess property sold under conditional sale contracts.
Senate Bill No. 40.
Court-Continued.
Order sample of seized liquor to be chemically analyzed. Senate Bill No. 3.
Providing for changes in method of election of supreme and superior court judges. House Bill No. 61.
Providing for four additional superior court judges in King county. House Bill No. 57.
Will not support suits restraining collection of imposed taxes. Senate Joint Memorial No. 4.

Crimes and Misdemeanors:
Death penalty for kidnappers. Senate Bill No. 5.
Dependents of persons convicted of crimes while intoxicated to be cared for out of fund derived from liquor revenue. House Bill No. 138.
Dog racing without license, or wagering in any way but pari-mutuel. Senate Bill No. 80.
Failure to stop and give information and assistance after a collision made a felony. House Bill No. 8.
Gross misdemeanor to operate motor vehicle while intoxicated. Senate Bill No. 57.
Illegal operation of slot machines. House Bill No. 117.
Justices of the peace in class "A" counties, outside of incorporated cities to have no jurisdiction in crimes committed outside their precincts. House Bill No. 6.
Liquor violations. House Bill No. 22; House Bill No. 25; House Bill No. 26; House Bill No. 37; House Bill No. 38; House Bill No. 54.
Penalties for advertising, unauthorized selling of liquor and other violations. Senate Bill No. 25; also Senate Bill No. 7; also Senate Bill No. 3; also House Bill No. 25.
Physicians and surgeons charging for tests made free by city, county and state laboratories guilty of felony. House Bill No. 121.
Prohibiting paroles, commutations and pardons in kidnapping cases. House Bill No. 9.
Prosecuting attorneys authorized to subpoena witnesses in crime investigation. House Bill No. 143.
Providing for penalty of death or life imprisonment in kidnapping cases. House Bill No. 9; House Bill No. 14; House Bill No. 18.
State banks and their employees conducting business of insurance agent. House Bill No. 199.
Violations of state codes of fair competition. House Bill No. 136.
Violation of N. R. A. code provisions. Senate Bill No. 92.

Criminal Persons:
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Current State School Fund:
Appropriating $2,000,000.00 from for payment of judgments and refunds of taxes to public service companies doing interstate business. House Bill No. 129.
To receive sixty per cent of revenue from excise taxes on beer. House Bill No. 26.
To receive sixty-five per cent of liquor revenue. House Bill No. 37.

Deceased Persons:
Funds on deposit with county clerks five years to escheat to school fund. Senate Bill No. 54.

Deficiency Judgments:
Abolished in mortgage foreclosures. House Bill No. 52.

Delinquent Taxes:
Amending existing law relating to remission of interest on, and payment of in installments. House Bill No. 1; also House Bill No. 5.
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Extending date of delinquent payment benefits and increase of rebate allowance. Senate Bill No. 9.
Extending right to pay in installments to 1935. House Bill No. 48.
On personal property may be paid in ten semi-annual installments. House Bill No. 170.
Payment in installments. Senate Bill No. 36.
Payment with bonds of Home Owners' Loan Corporation provided. Senate Bill No. 62.
Permitting payment of, on personal property in installments. House Bill No. 46.
Remission of interest on irrigation assessments delayed. Senate Bill No. 90.
Remission of accrued interest for payment in half or in full. Senate Bill No. 36.
Suspension of penalties, and payment in installments provided. Senate Bill No. 58.

Dentistry:

Prohibiting advertising by dentists. House Bill No. 141.
Urging Congress to appropriate $50,000,000.00 for dental care of public school children. House Joint Memorial No. 13.

Department of Business Control:

Authorized to negotiate with C. W. A. for new capitol group office building. Senate Joint Resolution No. 6.
Authorized to remove graves from cemetery at Fort Steilacoom grounds in Pierce County. Substitute Senate Bill No. 106.

Department of Labor and Industries:

Director of to be member of State Employment Stabilization Board. House Bill No. 111.
Findings made by, conclusive except when arbitrary or capricious. House Bill No. 124.
Industrial Welfare Committee authorized to ascertain and establish standards of wages and hours of work of women home service employees. House Bill No. 41.

Department of Liquor Control:

Created, with power to engage in business of manufacturing intoxicating liquor and regulate sale thereof. House Bill No. 128.

Department of Public Works:

Authorized to construct and operate terminal facilities in certain cities for storage and distribution of gasoline. House Bill No. 193.
Authorized to regulate wholesalers and retailers of gasoline. House Bill No. 209.
May suspend or alter steamboat routes rendering inadequate service. Senate Bill No. 43.

Diking and Drainage Improvement Districts:

Assessments for maintenance to be separate for diking and drainage. Senate Bill No. 68.

Diking Districts:

Appropriation for the relief of Diking Improvement No. 5, Snohomish County. Senate Bill No. 49.
Appropriation of $7,500 to District No. 5, Snohomish County. Senate Bill No. 71.
Refunding of bonds through Reconstruction Finance Corporation. Senate Bill No. 68.
Director of Agriculture:
Duties and powers of, under act providing for state co-operation with Agriculture Adjustment Administration. House Bill No. 180.
To administer act regulating slaughter houses and sale of meat. House Bill No. 176.
To appoint apiary inspectors. House Bill No. 86.

Director of Highways:
Authorized to construct highway connection from Grand Coulee Dam to State Roads Nos. 2 and 10. Senate Bill No. 78.
Authorized to make survey and determine cost of cut-off from State Road No. 5 to Federal Government Road in Rainier District. Senate Bill No. 83.
Empowered to transfer by deed certain real property of the State of Washington for highway purposes. Substitute Senate Bill No. 41.
Requested to give consideration of legislation proposed on highways and bridges, especially in cities. Senate Joint Resolution No. 13.
Survey Cascade Mountains for vehicular tunnel site. Senate Bill No. 79.

Director of Licenses:
Given sole authority to license the manufacture and sale of intoxicating liquor. House Bill No. 22.
Must give notice to common carriers of cancellation of bonds and insurance policies filed by them. Senate Bill No. 51.
Powers and duties of, under act regulating the practice of accountancy. House Bill No. 23.

Disabled Employees:
Joint committee to study plans for care of. Senate Joint Resolution No. 1.

Distraint Proceedings:
Barred until March, 1934. Senate Bill No. 36.

Dog Licenses:
Repeal of dog license tax. Senate Bill No. 17.

Dog Races:
Legalizing pari-mutuel wagering on. House Bill No. 108.
Legalizing the pari-mutuel system and part of receipts to Old Age Pensions. Senate Bill No. 80.

Domestic Labor:
Establishing maximum eight hour day for women engaged in. House Bill No. 42.
Industrial Welfare Committee authorized to establish standards of wages and hours of work for women engaged in. House Bill No. 41.

Drainage Districts:
Desire loans from PWA or RFC to remedy distressing conditions. Senate Joint Memorial No. 5.
Exchange of refunding bonds for outstanding indebtedness provided. Senate Bill No. 70.
Refunding of bonds through Reconstruction Finance Corporation. Senate Bill No. 68.

Drug Stores:
Establishing nine hour day for employees of. House Bill No. 77.
Permitted to sell intoxicating liquor in sealed packages. House Bill No. 22; House Bill No. 38; House Bill No. 54; House Bill No. 128.
Permitted to sell beer by glass. House Bill No. 25; also Senate Bill No. 7.
Permitted to sell liquor or beverage. Senate Bill No. 3; Senate Bill No. 7; Senate Bill No. 25; House Bill No. 25.
Prohibited from selling liquor except alcohol in certain cases. House Bill No. 37.

Educational Institutions:
Senate Committee investigation of Bellingham Normal School finances authorized. Senate Joint Resolution No. 8.
Election Officials:
Precinct inspectors and judges to be designated according to party vote in county at preceding gubernatorial election. Senate Bill No. 81.

Elections:
Amending primary law to require that candidates to be placed on ballot must have received twenty per cent of votes cast in party convention. House Bill No. 175.
Balloting on general obligation bonds to be divided according to ownership or non-ownership of real property. Senate Bill No. 42.
Changing date of municipal elections in cities of the third class. House Bill No. 131.
Decide whether chief justice of supreme court may temporarily appoint superior court judge to supreme court. Senate Bill No. 32.
Deciding amendment to state constitution abolishing county governments. Senate Joint Resolution No. 3.
Deciding amendment to State Constitution relative to real and personal taxation. Senate Joint Resolution No. 4.
Holding of constitutional conventions to be decided by. Senate Joint Resolution No. 2.
May be held in counties to determine question of permitting sale of intoxicating liquor. House Bill No. 25; also Senate Bill No. 7.
Next general election to decide upon amendment of constitution calling Constitutional Convention regularly. Senate Joint Resolution No. 11.
No candidate for city office need certify party affiliations. Senate Bill No. 33.
Precinct inspectors and judges to be designated according to party vote in county at preceding gubernatorial election. Senate Bill No. 81.
Providing for "blanket" primary elections. House Bill No. 91.
Providing for changes in method of election of supreme and superior court judges. House Bill No. 81.
Relating to the election and terms of office of the superior courts and amending law. Senate Bill No. 109.
Regulating method of voting by absent and disabled voters. House Bill No. 27.
Special elections to decide sale of alcoholic liquor in cities and towns. Senate Bill No. 3.
Three-fifths of voters may authorize issuance of General Obligation Bonds. Senate Bill No. 86.
To vote on consolidation of counties. Senate Bill No. 22.

Electors:
Decide on whether constitutional convention will be called. Senate Joint Resolution No. 2; Senate Joint Resolution No. 5.
Vote on the decisions of constitutional convention. Senate Joint Resolution No. 5.

Electric Energy:
City owned power plants granted lien against premises served for delinquent and unpaid charges. Senate Bill No. 45.
Committee to be appointed to investigate feasibility of developing the Bonneville Power Project. Senate Joint Resolution No. 12.
State authorized by constitutional amendment to enter business of producing and selling. Senate Joint Resolution No. 10.

Electric Light and Power Plants:
City owned plants granted lien against premises for delinquent charges. Senate Bill No. 45.
State authorized by constitutional amendment to enter electric power business. Senate Joint Resolution No. 10.

Emergency Relief:
Amending law creating emergency relief administration to give county commissioners greater powers in relief administration. House Bill No. 134.
Emergency Relief—Continued.
Authorizing governor to appoint a commission to investigate administration of. House Bill No. 105.
Creating state fiscal agency to finance public works and direct relief by issuance of warrants or scrip. House Bill No. 149.
Emergency Relief Administration authorized to allocate to counties so much of the sum of $250,000 as is necessary for the relief of devastated and flooded areas. Senate Joint Resolution No. 16.
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Establishing maximum six-hour day and thirty-hour week for all labor, except domestic and farm. House Bill No. 58.
Establishing nine-hour day for drug store employees. House Bill No. 77.
Establishing six-hour day and thirty-hour week for all subordinate employees of state, counties and cities. House Bill No. 80.
Limiting power of courts in granting injunctions in labor disputes. House Bill No. 28.
Prohibiting employers from coercing employees to buy meals and lodging from any particular person. House Bill No. 29.
Providing for payment of prevailing rate of wages on public works. House Bill No. 33.
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Regulating employment, wages and working conditions of women and children. House Bill No. 32.

Employment:
Compensation and medical care of workmen engaged in extrahazardous employment repealed as to agreement of parties. Senate Bill No. 52.

Engineering:
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Appointment of committee, to study revisions to the constitution, with the aid of the Speaker and President. Senate Joint Resolution No. 14.
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Appointment of Liquor Control Commission by. Senate Bill No. 3.
Appointment of members to the Washington delegation to regional conference on uniform motor vehicle regulations. Senate Concurrent Resolution No. 4.
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Authorized to enter state in any business for the safety and convenience of the people. Senate Bill No. 110.
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To appoint members of board of sanitation examiners. House Bill No. 75.

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Green River:
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Grocery Stores:
May be licensed to sell intoxicating liquor in sealed packages. House Bill No. 128.

Permitted to sell bottled beer. House Bill No. 38.

Permitted to sell liquor. Senate Bill No. 3; Senate Bill No. 25.

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Highway Patrolmen:
Without warrant may arrest any persons driving while intoxicated. Senate Bill No. 57.
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Highways:
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Establishing branch of Columbia Basin Highway, Ritzville to Burke. House Bill No. 197.
Establishing branch of Olympic Highway from Crocker Lake to Port Ludlow. House Bill No. 190.
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Establishing state highway on Puget Island. House Bill No. 137.
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Granting strip of land to the city of Vancouver for street purposes. House Bill No. 66.
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Intoxicated persons not permitted to drive on. Senate Bill No. 57.
New road from Raymond to Aberdeen via Grayland and Bay City. Senate Bill No. 65.
Permitting issuance of certificates of necessity to automobile transportation companies although the district is served by more than one certificate holder. House Bill No. 63.
Providing for connecting British Columbia highway system with State Road No. 22 at Paterson, B. C. House Joint Resolution No. 11.
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Highway Transportation Companies:
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Permitting issuance of certificates of necessity to, although the district is served by more than one certificate holder. House Bill No. 63.

Historical Societies:
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Home Owners' Loan Corporation:
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Home Rehabilitation:
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Home Service Employees:
Establishing maximum eight-hour day for women engaged as. House Bill No. 42.
Industrial Welfare Committee authorized to establish standards of wages and hours of work of women engaged as. House Bill No. 41.

Homesteads:
Bonds made legal investment for insurance companies. House Bill No. 157.
Bonds may be used to pay delinquent taxes. House Bill No. 148.
Building used as home exempted from taxation and from levy in any action other than foreclosure of mortgages or liens. House Bill No. 46.
Cities and towns may provide for payment of delinquent assessments with bonds of. House Bill No. 146.
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State housing plan. Senate Bill No. 28.
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Hospitals:
Empowering regents of state institutions of higher learning to erect, and to finance by issuing revenue bonds. House Bill No. 192.
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Removal of trustees of county hospitals. Senate Bill No. 44.
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Hotels:
Defined to include apartment houses. Senate Bill No. 95.
May be licensed to sell intoxicating liquor in sealed packages. House Bill No. 128.
Permitted to sell unfortified wines and beer by glass or opened bottle for consumption on premises. House Bill No. 25, and Senate Bill No. 7.
Permitted to sell light wines and prepared cocktails (less than 22.6% alcohol by vol.) with meals. House Bill No. 57.
Permitted to sell all intoxicating liquors by the glass or opened bottle for consumption on premises. House Bill No. 22; House Bill No. 38; House Bill No. 54; House Bill No. 79.
Permitted to sell liquor. Senate Bill No. 3, Senate Bill No. 7; Senate Bill No. 25; House Bill No. 25.

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Income Tax:
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Indigent Families:
Special housing corporation to aid. Senate Bill No. 28.

Industrial Insurance:
Authorizing sanipract, osteopathic and chiropractic treatment of injured workmen. House Bill No. 172.
Compensation and medical and surgical care of workmen engaged in extra-hazardous employment; repealed as to agreement of parties. Senate Bill No. 52.
Contracted treatment provision of Workmen’s Compensation Act repealed. Senate Bill No. 21.
Findings of Department of Labor and Industries conclusive except when arbitrary or capricious. House Bill No. 124.
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Industrial Recovery:
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Industrial Welfare Committee:
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Inheritance Tax:
Appraisers for estates required to pay, limited to fee of $5.00 per day. House Bill No. 206.
Charitable bequests exempted although not limited to use within state. House Bill No. 157.

Injunctions:
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Insane Persons:
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Insects:
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Insurance:
Cancellation of policies filed by common carriers provided. Senate Bill No. 51.
Fraternal insurance brought under provisions of insurance code. House Bill No. 96.
Dog racing licensee required to carry liability insurance. Senate Bill No. 80.
Persons soliciting applications for as a side line exempted from provisions of insurance code applying to insurance agents. House Bill No. 116.
Prohibiting state banks and their employees from conducting business of insurance agents. House Bill No. 195.
State fire fund to insure all public property against damage by fire. Senate Bill No. 75.

Insurance Commissioner:
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Provide for insurance, in the state fire fund, of all public property replacing insurance companies. Senate Bill No. 75.

Insurance Companies:
Lawful to invest its capital in bonds of Home Owners' Loan Corporation. Senate Bill No. 59.
May cancel bonds or insurance policies filed by common carriers. Senate Bill No. 51.
Officer of domestic company may vote proxy of stockholder. Senate Bill No. 29.
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Interest:
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Interstate Commerce:
Public service companies permitted to withdraw from non-Interstate busi­ness. Senate Bill No. 18.

Intoxicating Liquors: (See Liquor Control)
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Investments:
In Home Owners' Loan Corporation lawful by insurance companies, trustees,
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Irrigation and Drainage Districts:
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May be temporarily appointed by Chief Justice of Supreme Court to the
Supreme Court. Senate Bill No. 32.
Providing for changes in method of election of supreme and superior court
judges. House Bill No. 61.
Providing for four additional superior court judges in King county. House
Bill No. 57.
Relating to the election and terms of office of judges of the superior courts
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Justices of the Peace:
Has no authority to receive complaint or issue warrant outside of his pre­
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Have jurisdiction of liquor prosecution. Senate Bill No. 3.
Jurisdiction of, in class "A" counties restricted. House Bill No. 6.

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**King County:**
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**Labor:**
- Authorizing Industrial Welfare Committee to establish standards of wages and hours of work for female domestic labor. House Bill No. 41.
- Cities to classify, and regulate working hours in mercantile establishments. Senate Bill No. 39.
- Employment of aliens prohibited on public works. House Bill No. 31.
- Establishing maximum eight-hour day for female domestic labor. House Bill No. 42.
- Establishing maximum six-hour day and thirty-hour week for all labor except farm and domestic. House Bill No. 58.
- Establishing maximum six-hour day in coal mines. House Bill No. 21.
- Establishing maximum eight-hour day for employees of public institutions. House Bill No. 56.
- Establishing nine-hour day for drug store employees. House Bill No. 77.
- Establishing six-hour day and thirty-hour week for subordinate employees of state, counties and municipalities. House Bill No. 80.
- Limiting power of courts in granting injunctions in labor disputes. House Bill No. 28.
- Prohibiting employers from coercing employees to buy meals and lodging from any particular person. House Bill No. 29.
- Providing for payment of prevailing rate of wages on public works. House Bill No. 33.
- Prohibiting employers from exacting and employees from giving rebates from wages. House Bill No. 34.
- Regulating employment, wages and working conditions of women and children. House Bill No. 32.

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- Use of state, county and city laboratories for examinations and tests without charge limited to indigents. House Bill No. 121.

**Ladies of the Grand Army:**
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**Landlord and Tenant:**
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**Lands:**
- County commissioners empowered to take and retain title to lands within their county. Senate Bill No. 82.
- Development of state lands to produce petroleum and natural gas. Senate Bill No. 37.
- For low cost homestead under state housing plan. Senate Bill No. 28.
- State lands conveyed to City of Montesano. Senate Bill No. 53.

**Land Surveying:**
- Engineers and land surveyors required to register and be licensed. Senate Bill No. 77.

**Law Libraries:**
- Providing for establishment of, in counties of the fourth class. House Bill No. 166.

**Lenses:**
- Providing for levy of surtax on income from leases on ground or natural resources. House Bill No. 17.
- Public lands for extraction of petroleum and natural gases. Senate Bill No. 37.
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Prohibiting members of, from holding public offices in certain cases. House Bill No. 43.
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Liability:
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Liberty Bonds:
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Libraries:
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Licenses:
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For barbers. House Bill No. 130.
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